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LIGHT RAILWAYS

AT

HOME AND ABROAD.

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WILLIAM HENRY COLE, M INST C E

WITH PLATES AND ILLUSTRATIONS

LONDON
CHARLES GRIFFIN & COMPANY, LIMITED,
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WITH PLATES AND ILLUSTRATIONS

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PREFACE

Liout Railways postulate greater facilities for promotion, cheaper construction, simpler working and more lennest conditions generally than are applied to ordinary or standard railways, but, as pointed out in Chapter I, light and standard railways only differ from each other in degree and no sharp line can be drawn between them We are all feeling our way in the matter of light railways, and the treatment of a sulject which is more or less unformed and undefined presents peculiar difficulties. The late Mr Corne L Thompson's Catalogue of Bools, Reports, Papers, and Articles relating to Light Railways, 1859, was a most useful guide to a literature which is necessarily scattered and incomplete. To sift this information, and to collect and arrango useful matter in a convenient and readable form was the result I aimed at

In Chapter II I have tried to give the general reader some idea of the principles which govern the classification of goods and the appli cation of rates Passenger fares may vary directly as the mileage. but not, as a rule, goods rates Of all the factors which affect the cost of goods service, distance is often the least important. It will usually pay a railway better to carry properly packed foreign produce right through from port to market than small home consignments picked up at intermediate stations. Not only, however, is it generally impracticable to lower local rates to the level of import rates, but attempts to satisfy the home producer by raising the import rates have sometimes merely resulted in forcing the foreign produce to find a cheaper way to the marlet by sea The British agri culturest's ultimate remedy lies, not in requiring the rulways to "boscott" the foreigner, but in adapting better methods of packing. in combining to make un larger consignments, and in the development of light railways under the Act of 1896 Why-as Mr W M Asworth once asked—if light rulways are useful to fore an farmers must they be useless to English farmers? In the writing of this



PREFACE

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chap

chapter I am indebted to Acworth's The Railways and the Traders, to Grievon's Railway Rates, to Hadley's Railwad Transportation, and to a course of three lectures on Railway Management (Calcutta, Bengal Secretariat Press, 1896) delivered at the Subpur Engineering College by S Tinney, Vunager (under whom I held the post of Deputy Manager) of the Eastern Bengal State Railway

What other European countries have done towards the development of light railways has been briefly described in Chapters III -VI No system, in regard to its organization and results, offers to those interested in light railways so instructive a field for study as that of Lelgian Light Railways They owe their development to the foundation in 1885-with the express object of enabling agriculturists to compete with foreign mo lucers - of the National Society of Local Railways, which holds the menopoly of light railway concessions. determines the contributions of the State, provinces communes, and private individuals (a small proportion), and distributes the profits Under the Act of 1896 we have, at last secured equal facilities and as simplified a procedure, but, as our Light Railway Commissioners simply deal with applications made to them for an order authorizing a light railway. State and is practically unknown, financial assistance from local authorities is seldom sought, and private enterprise is still the mainspring. A close parallel has been traced in some detail between the cost of Belgian Light Railways and light lines on the same (metre) gauge in India In Franco the direct control of the light railways is placed in the hands of the Prefects, and the tendency to for the departments to construct the lines and to lease the working This raises the question of a traffic formula which shall induce the lesses to work the light railway in the interests of the public, by making the amount of his subsidy depend upon his doing The Belgian and Noblemane's formule, Considere's formula, and Colson's modification of it come under brief review The consideration of these and of MM Considere's and Colson's controversy on the claims which light railways have, not only upon local but upon national support, as well as upon the most generous treatment by the main lines which they feed, cannot be without interest, and even practical value, to all who are interested in the light railway question The development of Italian tramways (which are-as in Belgium, I rance, and Holland-light railways on roads) shows that it is far more effective, in the long run, to offer private enterprise a fair field, unhampered by harassing restrictions, than to afford direct pecuniary assistance in the form of Government subsidies In I russia the pro

PRFFACF vii

vincial and district authorities, but not the Central Government, may support the undertakings of other local bodies or of private person-Light railways on roads are far more frequent on the Continent than they are likely to be in Figland

In our Colonies and in the United States, uniform adherence to a standard of perfection has not been required, and, consequently, the neces ity of making hight railways a distinct class soldom arise. As will be seen in Chipter VII, these countries offer suggestive examples of the cheap construction of pioneer lines in under toped distincts.

Tacilities for the acquisition of land, and the early recognition of hight-railway principles, wherever the utimest economy was recential, have already added a considerable mileage to our ladian mailway system (Chapter VIII) The "Brush Line Terms of 1896' and the near prospect of a stable exchange should attract British capital to the development of light railways in India

Unlike England and Scotland, Ireland (Chapter IX) is no stranger to State and, and, apart from mere figures, the construction of light railways with State assistance has been a great boon to poor and re mote districts. The Irish Act of 1896 is in line with the Inglish Act of the same year.

Clispter X devotes a brief space to traction engines, road locomotives, and other means of road transport which offer themselves as possible alternatives to light railways in certain cases, and their recent relief from certain disabilities which restricted their use has been described

The interpretation of the Light Railways Act of 1896 is dealt with in Chapter XI

The notion that a light rulway must be a narrow gauge rulway is far too common. Light axie loads and low speeds, not gauge, are the first conditions of cheap construction and economical working. Gauge is quite a secondary factor, the effect of which is very often exaggerated by the advocates of narrow gauges. Its influence on the cost of different items of expenditure is discussed in Chapter XII. Unless there are very special reasons to the contrary, light rulways in England—short in length and making contact with the main lines—should be on the 4 ft 8½ in gauge. It is many years too late to wish that in India 4 ft 8½ in were the standard gauge, with the 2 ft 6 in gauge to fall back upon for these light railways which could not or need not make physical connection with the main lines in order to carry standard gauge goods stock. All the world our three ought to be two gauges only, the 4 ft 8½ in and the 2 ft 6 in

Chapter XIII on "Construction and Working" and Chapter XIV o "Locomotives and Rolling Stock" (and this explanation applies to the other chapters also) were not designed to form portions of a technic: text book on ' Light Railways ' That would necessarily include a much information regarding the construction, equipment, and worl ing of ordinary, as well as of light railways-information regarding which is within the knowledge of railway engineers and within th reach of all-that I have simply endeavoured in those chapters i suggest or to recall the various details which admit of simpler an more economical treatment in the case of light railways. In I branch of expenditure is there more scope for economy in working the in the organization of the revenue staff-by employing cheaper so vants than would be required on ordinary railways by making tl duties of the subordinate staff interchangeable, and by combining th supervision and administration of several departments under one has -and yet, in Chapter XIII this important question is confined to or (the concluding) paragraph The conditions of light rulway works must vary so greatly that suggestions for reducing establishmen charges are best sought and considered in connection with the partie lar systems where such economies have actually been applied (see In L. -"Economies in Construction and Working)

More precise illustrations of economical construction, equipmer and working are given in Chapter XV (on Light Builways Ingland, Scotland and Wales) which contains short studies of the light railways constructed before the Act—the Wisbedi and Upwi Tramway, the Three Horse Shoes and Benwick (Goods) Line, and it Lasingwold Rulway Through the Lindness of Col G T O Boughe R E, C S I (one of Her Majesty's Light Railway Commissioners I have been able to bring my information regarding light railway which come under the Act of 1896 as nearly up to dute possible

Finally, my thanks are due to the General Manager, Locomotic Superintendent, and Mr Sherlock of the Great Lastern Railway, the Honorry Secretary of the Jasingwold Railway, to Mess John Towler & Co., to Messes Kitson & Co., to the Leeds I orge Ct. to Mr First R. Calthrop, to the representatives of the Colomos London, to Mr & S Jameson (Locomotive Superintendent, T DS & India), and to many others, who have kindly placed information in my disposal.

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LIGHT RAILWAYS AT HOME AND ABROAD.

CHAPTER I

DISCUSSION OF THE TERM "LIGHT RAILWAYS"

Definitions of Terms —The subject of light railways may be conpared to a country which has no hard frontiers, or to those Arctic lauds whose northern hunts are still unmapped. The reader's first and natural demand for a definition of the term "light railways" must be frankly met with the disappointing rely! that a lixed and fast definition, at once coneice, exact, and comprehensive, is not forth-

It is not easy to determine the exact point of divergence of light from standard railways. One is not necessarily divided from the

or the Decauville Company supply—are light railways is obvious, but they represent a limited and extreme type

Nor does the length or location of a line establish the difference between a light and a standard railway, for a pioneer railway may extend for two or three lundred miles and occupy a main trade route —until the pressure of a growing tradic compels its replacement by a more substantial system—in a new or poor country, where the choice lies between a cheep light rulway and none at all. In richer and more prosperous countries, however, not only the main, but many of the branch and feeder railways, are already of the standard type, and the development of light railways will take place later, serving the

have had certain sections of their lines classed as local railways and brought under the lenient conditions of the law of 1878, and, although this is less likely to occur in England, we already have reason to con clude that future branches and minor extensions of our great systems will frequently be made under the provisions of the Light Railways Act of 1896

If we go abroad-as we must in our study of the light railways question-we find the same merging and overlapping of terms, and a similar difficulty in determining their precise limits and in suggesting English equivalents Thus, the Belgian system of light railways consists of chemins de fer vicinaux, which are generally laid on district or parish roads, and may, perhaps, be called by us district railways The French speak of chemins de fer d'interet local or branch lines, as distinguished from chemins de fer d'intérêt general or through lines Other terms are chemins de fer affluents or feeder lines chemins de fer secondaires or second-class lines, chemins de fer d'ordre inferieur or third-class lines, chemins de fer economiques or cheap lines, and fram ways, a term which is very differently applied in one country and another. These lines may, or may not, be chemins de fer a tore etroite or narrow gauge railways, of any gauge less than the standard 4 ft 81 m , from 1 m 20 cent (3 ft 6 m), first introduced in France in 1865, to the more general 1 metre (3 ft 33 in) and smaller gauges, which are comparatively unfamiliar to us in England, but frequently adopted on the continent, in India, in our colonies and elsewhere,

special departure siding. These tram-trains or way trains stop at . _ 1 . 1 1 . . . 1

main lines.

" out to secondary mes, necentainen or branch lines, Kleinlahnen or light lines, and Localbahnen or local lines

> a tramld stall a line

may use the way except when trams are passing, it implies, in fact, joint and not exclusive occupation of the space covered by the trainway. Accordingly, the space between the rails, as well as outside of them, the space between the rails are the space of them.

'flush with the head of the rail, the tram wheels Such a con-Tramways Act of 1870, but it

3

is not invariably carried out. The Wisbech and Upwell Tramway, for example, although laid on the side of a public road, has, with one

the nead of the rail. But one rold is not so make up because the road authorities did not, after all, insist upon it, and the check rail remains redundant, for the track, is billasted with stone or gravel in the usual way. The line looks like an ordinary railway, but it is officially classed as a trainway. This trainway—built, worked, and owned by the Great Eastern Railway Company—might this year have been built under the Light Railways Act of 1896 instead of the Trainways Act of 1870. Two further distinctions between railways and trainways are generally recognised, the latter pick up and set down passengers by the waysule, and they are not, as a rule, supposed to carry goods.

other motive power, might be described as trainways, but the term cheap or light railways (chemius de fer economyses) should be substituted for steam trainways in the case of all lines of rails laid wholly or partly upon roads, and designed to connect different centres of population. This agrees with our restricted us of the term "train

> where no compulsory Light Railways Act the construction and

working of light railways was mainly contained in the Railway Construction Facilities Act, 1864 [27 & 28 Vict cap 121], and the Regulation of Railways Act, 1868 [31 & 32 Vict cap 119, Part V]

Sir Douglas Tox,* more than thirty years ago, understood by light

[&]quot;Light Railways in Norway, India, and Queensland," Min Proc Inst.

part made only of such strength as to carry loads represented by the rule that no pair of wheels should be allowed to have more than six tons upon it. This would enable those lines to carry the rolling stock of all other rulways of similar gange, with the exception only of the locomotive. He instanced the rulway system of Norway as an example, being "on the light principle, and of the 3ft 6 in gauge" above high water level the superstructure of the bridges (including the Warren true es) was of timber, the station buildings were of timber, the ruls weighed 37 to 40 lbs per yard, the sleepers, land 2ft. 6 in. apirt, centre to centre, were of emosted pine, with the round side up, and adzed to increase the bearing surface, and the cost was £6000 per mile.

phed Although the example quoted is of a narrow gauge line, his definition is independent of any limitation in that repect, while his careful provious for the use of rolling-stock belonging to heavier lines absolutely demands continuity of gauge. The scope of his definition would have been water if he had abstained from prescribing a maximum rate load.

Apart from the detail of gauge—in regard to which his opinions are very deeded—Sir John Wolfe Barry's presidential address* to the members of the Institution of Crul Logueers, on the 3rd of Novem bur 1896, contains a freer description of what English light rullways should be generally "80 far as works are concerned," and the

motive which need not be heavier for the wider gauge, while the

rulway, then, in regard to length and location may occupy, as a temporary or pioners line, an extensive main route capable of future development, or it may form a short feeder to an extraint system; or it may complete minor connections, or it may be a purely local and independent line of short length. It may be lind on a roud, if lond out die is costly, and the width, grades, and bends of the roal are suitable. It may be of standard or less gauze, according to circumstince. Lut, economy being a cutti, we shall expect to lind.

a single line, a lighter rail, slower specks, lighter axle loads, and—in regard to staff, trikes, block working, road ero sings, signalling, interlocking station arrangements etc—less stringent requirements than are dimanded on standard rulways. In addition to exceptional economy in construction and in working, we shall require a cheaper and simpler legal and pirliminatary procedure than that prescribed for standard rulways, facilities of promotion, cheap land, and assistance—possibly financial—from individuals, from local bodies, and, in special cases, from the State

The is in tu [31 & ^ the spa 1896 [

and to the Board of Tra le to decide the claims of each project, as it

comes before them, to be dealt with under that Act

A complete definition covering all the ground, if not impossible, would be too complicated for ready application to every case, a partial delimition would frequently be mi-leading. While, however, we lack a definition at once concise exact, and comprehensive of the term "light railways the Commi soners and the public are well able to form a very fair opinion on the claims of any proposed line—taking into account its objects, its posi on, its construction, its equipment, the nature and extent of its trailic, and its working economies—to be considered and treated as such. In the differentiation of light rail ways from standard railways, therefore, there appears to be no ultimate difficulty, and to their practical association there should be no serious obstacle.

We may say, roughly that a light railway might be (1) absolutely local and independent in its entertunment of traffic, or (2) contributive to an existing main line, or (3) competitive with a main line. If the first condition obtains no main line has any direct concern with the light railway, if the second, the main line should encourage the branch in the most generous manner, and the third condition should never be allowed to take effect—in fact, we may safely assume that the Commissioners will never permit the Act to be applied to the

prejudice of an existing standard rulway

As the differences between a standard and a light railway are not in kind but in degree, and both are intended to discharge identically the same functions, light railways will have to be worked, not as benevolent institutions, but on the same business principles as stand ard railways. Light railways have been called for mainly in the agricultural interest. It is hoped that they will place the British producer on at least equal terms with his foreign competitor. Their success will largely depend upon his intelligent co-operation, and also upon their being allowed a very free hand in the fixing of rates.

The next chapter will be devoted to a brief consideration of the principles which determine the application of rates, the relations of railways generally to agriculture, and the demand for light railways as

feeders to tap the country districts

Other methods of transport, not on rails but on the ordinary surface of the public road-by means of road locomotives, traction engines, auto-motors, etc -call for some notice, because they are often capable of performing the very services required of a proposed light railway. and later on, therefore, a brief chapter will be devoted to them

CHAPTER IL

ENGLISH RAILWAYS, RATES, AND FARMERS

a a second secon

Commission under Act of 1873—Rathray and Canal Commission under Act of 1889—Provisions of the Act of 1889—Statistical returns—Maximum rates—Under preference—Competure rates—Import rates and the British farmer.

Aug stou

Development of Traffic Routes.—It has never been considered in England to be the business of the State to initiate, plan, and construct the roads and causals in accordance with a regular and comprehensive system, such as that which, in France, originated with Colbert and was perfected by Napoleon Private enterprise has, from the first, determined the development of our internal communications

English roads seldom followed the best alignment, and were often steeply graded. These defects render them peculiarly unsuitable, in many instances, for the laying of light railways upon them. The fault did not necessarily he with the surveyor, for his choices of route was limited by the necessary of salvang the boundaries of fields and eatter belonging to landowners whose privileges would not yield to public interests. The canals, however, offered so efficient a means of communication, and commanded such powerful influence, that they constantly presented the most formulable opposition to the introduction and development of railways. But time brings its revenges, and the position was exactly reversed when the Manchester Ship Canal came to be made.

The most striking features of vehicles with flanged wheels upon

trams, consisting of such vehicles, 220 years ago coal weglons were drawn on timber rails by horses. A century later from rails, mailed on wooden eleepers, were laid at the Sheffield collery. In course of time, plate rails of cast-tron were replaced by edge rails of malleable from, and the wheels were flanged. The instory of modern railways has been dated from the construction of a line between Wandsworth and Croydon, which was sanctioned in 1801, to be worked by horse traction * Then followed Huskisson's decisive defeat of the caral opposition, the sanction of the Liverpool and Manchester Rulway in 1820, and the completion of the Stockton and Darlington line in 1825 But the most important starting point of modern railway progress must be referred to the success of Stephen son's locomotive, the "Rocket' - with its blast pipe, multi tubular boiler, and springs,-m 1829 The contrast between Stephenson's engine and the modern locomotive, in regard to nower, weight, and speed is, indeed, sufficiently striking but it is possible that we are about to make a still more starting development by the substitution of electricity for steam as the motive power. And while, in light rul way work, we revert to rails and axle loads lighter than those that prevailed in early days, it is not unlikely that we shall discover in so modern a motive power as electricity the best and cheapest for our purpose under certain conditions

Comparing our modern steam engine with that of sixty years ago, we find that, with a steam generating surface three times as great. and nearly four times the steam pressure, its power is ten fold greater Increasing axle loads and higher speeds have required the adoption of heavier ruls, and these have for many years been made of steel instead of iron English passengers accept the speed comfort, and safety with which they travel as a matter of course. The rapid succession of fast trains is due to the laying of double lines and the perfection of the block system Safety apphances have been multiplied almost to excess. The development of through routes has been remarkable. In all the advantages of modern travelling the third class passenger shares, for his paying value has long been recognised It is now not merely economical, but almost fashionable. to travel third class, and third class accommodation is provided on nearly every trun The convenience and speed of the goods service are still more notable Terminal faculties have been so perfected that the conveyance of goods is almost hterally from the door of the producer to that of the consumer, and in regard to collecting, loading, unload

quoted from the Mailway Returns for 1896 -

Capital-Ordinary. Total. Length of line open-

Double or more. Single.

£380,073,903 1 029,475,335 11.589 miles 9.688

21,277 miles

0.203

0 34d

Receipts-	
l'as enger,	£39,120 \65
Goods,	46,17 > 335
Miscellaneous	4 822 922
Total,	£90,119,122
Working expenditure	50,192,424
Net carmons,	£39,926,698
Locomotive	18,950
Carringes, wagons, truck &c,	692,751
i Messrs R Gitten and F I > Hopwood s rade, the fellowing figures are given -	Report * to the I
	Report * to the I
rade, the fellowing figures are given — Percentag of net earnings on capital, Dividend part on ordinary capital, Per trum mile— Receipts from traffic,	3 88 4 29 57 93d
Percentag of net earnings on capital, Dividend part on ordinary capital, Per trun nule—	3 88 4 29 57 93d
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rade, the fellowing figures are given — Percentag of not earnings on capital, Dividend part on ordin my capital, Per trum mile— Receipts from traffic, Expenditure exclusive of hurbou expenses, Net earnings And the expenditure per train mile is thu	3 88 4 29 57 93d r, &c, 32 41d 25 52d es distributed —
rade, the fellowing figures are given — Percentag of net earnings on capital, Dividind pail on ordin my capit it, Per train nule— Receipts from traffic, Expenditure exclusive of hurbou expenses, Net earnings	3 68 4 29 57 93d r, &c, 32 41d 25 52d

lı of T

> I ocomutive power. 8 81d Rolling stock. 2 90d Traffic expenses. 10 56d eneral charges. 1.48d Rates and taxes 2 134 Government duty. 0.194 Compensationl'ersonal inturies 0.05d Damage to goods, 0.18d

Legal and Parliamentary expenses,

Miscellaneous

Conditions Regulating Traffic Rates —Passenger fares in England compute very favourably with those of other countries. A passenger in an ordinary American car may be charged an average of 1d, per mile, in an Lughish third class carrage somewhat less, but our first.

Total working expenditure per train mile, 32 41d

^{*} Herapitli s Railwa j Journal, 29th Octol er 1897

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do the following figures may be qu 696 —

Capital—
Ordinary,
Total,
Length of line open—
Double or more,
Single,

21,277 miles

[&]quot; Ha lley a Partroa t Transportation 1 9

Receipts—		
Passenger,	£39,120 865	
Goods,	46,17 : 335	
M1 cellaneous,	4,622,922	
Total,	£90,119,122	
Working expenditure	50,192,424	
Net earnings,	£39,926,698	
Locomotives,	18,956	
Carriages, wagons, trucks &c,	692,751	
rade, the following figures are given — Percentage of net earnings on capital,	3 88	
Dividend paid on ordinary capital,	4 29	
Per trun mile—	*** ***	
Receipts from traffic,	57 934	
Expenditure exclusive of hirbour, expenses,	32 41d	
Net carnings,	25 52d	
Met carnings,		
And the expenditure per train mile is thus	distributed —	
Maintenance of way,	5 544	
Locomotive power,	8 81d	
Rolling stock,	2 904	
Rolling stock, Traffic expenses,	2 90d 10 56d	
Rolling stock, Traffic expenses, General charges,	2 90d 10 56d 1 48d	
Rolling stock, Traffic expenses, General charges, Rates and taxes,	2 90d 10 56d 1 48d 2 13d	
Rolling stock, Trafic expenses, General charges, Rates and taxes, Government dnty,	2 90d 10 56d 1 48d	
Rolling, stock, Traffic expenses, General charges, Rates and taxes, Government dnty, Compensation—	2 90d 10 56d 1 48d 2 13d 0 19d	
Rollin, stock, Trafic expenses, General charges, Rates and taxes, Government dnty, Compensation— Personal injunes	2 90d 10 56d 1 48d 2 13d 0 19d	
Rolling, stock, Traffic expenses, General charges, Rates and taxes, Government dnty, Compensation—	2 90d 10 56d 1 48d 2 13d 0 19d	

of T

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Total working expenditure per train mile, 32 41d

^{*} Herapath's Pailway Journal, 29th October 1897

and second class fares are higher than those which include the use of the American special cars
Continental fares, taken with their draw backs and our advantages—q, our provision of thrid class accommodation on almost every train, and allowance of 60 lbs of luggage free of charge
while the barners, formal luggage, which are

suffere rable in England Indian fares are, of course exceptionally low A third class fare of 1d per mile is the highest that can be levied, and could only be levied, in a country where the wages of the railway employs and of the thoket buyer are extremely low Neither the wages nor the fares can be compared with ours, for in India the necessaries of life are cheap and the conditions are easy to the native, however costly the

former and difficult the latter may be to the Englishman in India With our passenger carniages although they may be only 7½ feet wide, as compared with 9 feet in America, we may well be content. The third class passenger now adays is provided with roomy and comfortable compartments, and finds a during car at the de to long journey trains. Our goods stock are more open to foreign, and especially to American, criticism. If we have utterly discarded the defunct stage coach as a pattern for passenger carniages, our goods wagons—these critics say—are still little better than the colliery trucks placed upon the cartiest railways. An Indian standard gauge covered wagon, taring only 7 tons 10 cwts, will take a load of 16

in stook is chiefly due to the difference in conditions. If Indian and American railways did not build for a higher ratio of paring to dead load they would never bring their wheat to the English market. Full train loads of full wagon loads are of the first importance. On the contrary, short lead, hight loads, and rapid trainst are essentially characteristic of English goods traille. Our wagons have to be moved about in yards and sadings by horse power, and an 8 ton struck is quite as much as a angle horse can fairly manage. There is much to be said, therefore, for preferring 8 ton slock, and 10 tons may be

i leity

The division of receipts between one railway and another is based upon so low a minimum load as I ton Economy of time rather than of load is the first desideration. An express goods train may slip or pick up a wagon at a station, but it has no time to spare for dealing with mixed consignments in one wagon. Where a wholesale traffic in wheat, hog products, etc. is offered for haulige hundreds of miles from the interior to the port, full trains of fully loaded wagons—specially designed for a high percentage of paying to dead load—specially designed for a high percentage of paying to dead load—

are ex ential to economical working. But in England the traff largely made up of small consignments of a high class manda articles, mixed goods, Ac, and speed and convenience are it importance than economical loading A few f gures will it will diff rent the conditions of traffic in one country and another may be In I noten I the souls - on te --1 512 per cent of the ... per cent , yet to len . .

consequence of I to start minerals and general merchandise, while 42,284 carnages are a new for the passengers In In he the goods receipts make up 60% cent of the whole, as compared with 36 2 per cent from pass area but 49.524 standard gauge an 1 27,424 metre gaug vehicles are exergi for the good, while 7070 standard gauge and 4903 metres.

it is convenient to charge them on a mileage basis. The classification of goods, on the other hand, is most complicated Fighin size rates generally include collection and delivery, so that commer,

Act, and the new railway Acts were framed on very much the rame lines as canal Acts Railways were regarded merely as a new form of highway, upon which traders paying certain tolls would run their or nighway, upon which users of roads loaded their own wapons or own trucks, just as the man trucks, just as the cargoes in their own barges Railway there of canals carried the form of tolls, and were so schedule in the Acts The supply of trucks by the traders instead of by the railways still survives, and the theory of equal mileage rates—or the application to the same kind of goods of the same charge per mile throughout, a theory natural to a system of tolls—is not yet wholly

. Pailway Location by A M Wellington, p 820

assigned to terminals, is shown by Mr A M Wellington's statement assigned to terminals, is that they account for three fifths of the whole rate of goods from Chicago to New York * The equal mileage basis of rating was thrown out by the Joint

Committee of 1872 and by the Royal Commission of 1876 on the ground that it "would prevent railway companies from lowering their fares and rates so as to compete with triffic by sea, by canal, or by a shorter or otherwise cheaper railway, and would thus deprive the public of the benefit of competition, and the company of a legitimate source of traffic." It would, of course, be grossly unfair to the railways, but it was rejected in the interests of the public.

Any endeatour to adopt actual cost of service as the basis of charge would be destatous to the development of busines. Forturitely, the cost of service cumot be determined, and, even if it could be determined, it could not be applied and, even if it could be applied, the great bulk of goods traffic could not pay it. No one could fairly distribute the exact share of movement, station, clerkage, terminals, maintenance, and other expresses, or of interest on cample.

which each item of traffic should bear

which each item of trains should over. Speed, bulk, risk, trueble, quantity, regularity of shipment, back backing—all these are at least as potent factors in the cost of transportation as mere distance and, in considering a rate, the overprened manager timits of every detail. For all practical jumposes he can reckon up the cost of hading a train over a certim ection. He may consider that 13d a mile will about cover the cost of working a certum frum (in Indian railway manager might put it at 13d 1 a mile) and thus decide whether it is worth his while to keep this train on or to take it off. What he wants as to increase his net resecute. If an evpanison of business offers which will increase his gross etuning, faster than it will increase his working expenses, he will be inclined to undertake it it may not pay its full share of the fixed charges—expenses which must be incurred on the minimum of traffic, such as the irreductible permanent establishment and interest on capitol—but, whatever it brings in, over and above the actual cost

if rates, a survival of the "toll" system and absolutely destructive to long lead truffic, and the "cost" "unit which is variable, indeter

at the only practicable solution, The rule was thus stated by

The rule was tous stated by Gompany of Transport tariffs there is only one rule, viz, to isk of merchandre all it can pay, any other principle is no principle. This, as his repeatedly been explained, does not mean charging more than the traffic can bear, nor does it mean lowering the rate of their the ultimate expansion of traffic in a particular commodity has been secured. In the very early days of competition between railways and canals it was supposed that only goods requiring rapid conveyance would be able to beer charges high enough to pay interect on undertakings so costly as railways. The

* Pathroy Location, by 1 W Wellington p 726

a lipitability of ruly ay rates to low class traffic was not immediately recorned. The prosports of rulwings is founded on the rule of tril which seeks for profit in even the most costly plant and machinery in quantity of output rather than in high prices, and the maximum trulis in any common the is obtuned by lowering the rate to what the traffic will best.

The first application of this principle is so in in the "General Classification of Goods which is based partly upon the bulk and o her fattire but rainth upon the color of the good of few

examples may be quat !

Unless otherwi provided the rates for goods in Classes 1 to 5 include collection and 1 livery within the boundaries pre-cribed by the companies it the various places. The rates do not include collection or delivery of any initial weighting more than three tons, nor of any article with 1 to rate of oils 5 type or dimensions, cannot be convinently and saffly carted on a vehicle ordinarily used for general merchan by.

The higher trate are applied to goods of Class 5, such as live

poultry, furniture in ere . etc

Formulae in the e.e., etc.

I can in hampers or as use (subject to a lower rate if hooked at owner's

Tisk), dead poultry, furniture in van hol e., etc., are assigned to Class 4.

In Class 3 we find the min boxes or crates, cotton goods in balos or

boxes milk approach thermes raspbernes, strawbernes, etc.
To Clas 2 belong the rates, raspbernes, and strawbernes in tube for

lams etc

Hay, not compressed to a certain density, comes in Class 1, so do herrings cod, ling, and—if determined by measurement—timber Potatoes in cashs, if in less than two ten lets, are included in Class 1

But potitoes in casks in two ton lets are more lemently treated in appenal Class C, and firms may sometimes obtain rebites on larger quantities. In this class too, we had hay machine pressed to a minimum of 24 tons per truck timber reckened by actual machine weight, carrots, cabbages, wheat, vetches, oil sceds, rice, oats, milt, flour, beans birley, and other grains. Class C is implicable to con-

signments of two tons and upwards

Classes B and A are applicable to consignments of four tons and

upwards

In Class B are included manure in bulk, common and fire elay bricks, 100fing tiles, mangel wurzel in bulk for cattle, etc

Limestone in bulk, fire clay, coke, coal, ctc, are placed in Class A, and for these the lowest rates are quoted An additional charge is

made for the provision of wagons for Class A goods

Articles exceptional in bulk, length, or weight, or insecurely
picked, specie, bullion, gold or allver plate, pricious stones, etc., are

circularly special strangement

If the quoted rates include cartage rebates are given for cartage done by the shipper Concessions my do be granted in such matters as vareloused rent, saling rent, demurrage, etc 14

To enable long-distance traffic to reach the market, differential rates may be applied, so that the charges shall merease much more slowly than the mileage Thus if the rate is cumulative, we may pay, for the carriage of 14 lbs of farm and dairy produce, 6d for any distance not exceeding 50 miles, 7d for any distance not exceeding 100 miles, and so on, in which case we are charged 6d for the first 50 miles, and 1d for the next 50 miles Telescopic rates of this sort do not overlap But when a certain rate is charged per ton per mile for any distance not exceeding 100 miles and a lower rate for any distance greater than 100 but not exceeding 200 miles, and so on-the rate being on a graduated scale-the cost of carriage over a greater distance may be less than that over a shorter distance tradesman's offer of "making a reduction on taking a quantity" took the form of charging a customer Is a piece for 100 articles or 9d a piece for 120 To correct this overlapping, the rate might be raised forward by not charging less for the greater than for the shorter distance, or the rate might be lowered bachward-on what the Americans call the 'short-haul' principle—the rule being that the charge for the lesser distance or weight shall not exceed the charge for the greater In one case a forward, in the other case a backward, group rate is introduced The latter is the differential rate generally applied in India.*

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various
handive
certain area, petty advan
ed, and the whole of a promay be placed upon the
s public

the application of railway

ent to control by higher authority will be admitted, but for very special reasons it would be grossly unjust if the exercise of this control prevented railways from earning a fair profit on their whole business Their capital is not, like that of bankers or shopkeepers, transferable to some other sort of business, but is permanently sunk in the provision of one thing only—the means of transportation—which, if not bought, is useless for any other purpose, and, if bought, must be paid for at a proper price On the other hand, it must be conceded that railways-the destroyers of local and physical monopolies-are themselves partial monopolists The inevitable quotation may as well be made here as elsewhere, "Where combination is possible." said George Stephenson, "competition is impossible" Rate cutting was abandoned as a weapon not merely murderous but suicidal in its effect By one means or another-by amalgamation, by combination. by agreements to maintain rates, and by pooling the field, the traffic, or

^{*} Appendix vi -Goods Tiruff, NWP , India, pars 43

C = 1 11 1 45 AF

speed, convenience, and facilities of every kind, to the great advan tage of the passenger and trader, but it is only true, and partially true, as between one railway and another Admitting, however, that railways are partial monopolists, we must also acknowledge that, to a limited extent, they are public corporations

Mr A B Stickney (President of the Chicago Great Western

Railway Company) observed that a rulway is neither a private nor a public corporation, but what he calls a quan public corporation. The power and duty of providing highways is exclusively and inalienably vested in the Sovereign or Government. This implies the right and duty of the latter to control rates. Rates are not a quantum meruit for specific services, but tolls. A toll is a tax. Therefore, railway rates are taxes, and all the rules applicable to the lovy of taxes apply to the levy of railway tolls or rates

We shall venture to dissent from nearly all these statements which are included in Mr Stickney's argument. It is not necessarily the business of the State to make highways, a people like the English

'e by private enterprise or local Rates are a " quantum meruit"

are not toll, and, therefore.

they are not taxes With Mr Stickney's conclusion, however, that it is the duty of a railway so to raise or lower rates as to produce the

largest revenue we readily agree

As providers of a public use, railways claim such rights as the compulsory acquisition of land and other property As private cor porations, they recent the interference of the State in the details of their business Whichever position they take up, there are drawbacks as well as privileges to be accepted Mr Stickney's term-quasi nublic corporations -is not mapt, and there must be over such bodies some sort of controlling and arbitrative power exercised by Govern ment, both in respect of rates and other matters. Such power was vested in the Railway Commissioners by the Act of 1873, and trans the Act of 1888

the Regulation of to take joint action efine their hability

for damage or lose ensure publicity o

body nor a court

the complaint of

the demand of one company for running powers over the lines of another, but, if a point of law arose, the case had to be stated for

[·] Bulletin of the International Railway Congress vol x . July 1896

submission to a court of liw. It lay with the Commissioners, however, to decide whether the question at 19800 was one of fact merely, or one of law.

By the Railway and Canal Traffic Act, 1888 [5] & 52 Vict can 25], the jurisdiction and powers of the Railway Commissioners were transferred to their successors, the Railway and Canal Commissioners. This new Commissioner to the commissioners of the commissioners of the commissioners of the compilant may be made by certain local authorities or by any association of tradiers or freighters, or chamber of commerce or agriculture, recognised by the Board of Trade. They may hear and determine questions of traffic facilities, undue preference works for upblic accommodation, the legality of tolls, rates or charges the apportnomment of expenses between a railway company and applicants for works, etc.

Part II of the same Act requires every railway company to submit to the Board of Trade a revised classification of merchandise traffic. and a revised schedule of maximum rates and charges applicable thereto These must declare the nature and amounts of all terminal charges proposed to be made in respect of each class of traffic, and such terminal charges must be justified by 'expenditure reasonably necessary' The classification and schedulo, as determined by a Pro visional Order of the Board of Trade, roquire confirmation by an Act of Parhament Provisions are made for through traffic and through rates, and the apportionment of the latter. The burden of proving that a difference in rate or of treatment, as between one trader and another, is not an un lue preference is thrown on the rail way company, but the Court or Commis ioners must consider whether the difference in rate or treatment is necessary for the purpose of securing the traffic in the interests of the public Group rates are expressly permitted, provided that they do not create an undue pre ference and the distances are not unreasonable. The Board of Trade may deal with complaints of unreasonable rates of charge, and may report to Parliament upon them Railways must in their returns furnish such statistics as the Board of Trade may require Every company must allow any person to inspect the classification table, or buy copies, with the authorised schedule of maximum charges railway must disintegrate a rate, if so required by any interested person, and distinguish the charge for conveyance from terminal or dock charges Rates are to be open for public inspection

Part III applies similar provisions to canals, and Part IV per petuates the Act of 1873, and deals with miscellaneous matters

Of the questions referred to m the Act of ISSS, a few call for further remarks, e.g., the statutes contained in the returns, the maximum rates and charges, and undue preferred.

The Commissioners have not such a volume of statistics at their disposal as are demanded in other countries. Linglish railway companies will tell you how many passengers and how many tons of goods

they carry, their gross receipts from passenger and goods traffic, the r working expenses, net receipts, details are a practical expression

etails are a practical expression In the average cost of hauling

a ton of goods or carrying a pa-senger one mile, in the average number of tons in a train, in the average load of a goods vehicle, and in 200 similar items of statistics which afford the Government of India an oppo

oppo and take nom

average, and work it out as a curious calculation, but I do not see how it would enable you to get more profit, or to reduce your expenses, or to increase your trade." The method of the railway manager is to deal with each case as it crops up, and this is more offers true also of the Railway and Canal Commission, and of English railway legislation. Great Britain has, says Professor Hadley,* "settled down on the poley of specific laws for specific troubles." There can be no better policy, it is simple, practical, and Anglo Saxon.

In discussing the Light Railways Act of 1890 later on, we shall notice that it requires a provision to be inserted in the Order, fixing the maximum rates and charges for traffic it has often been said that the statutory maxima are so much higher than the evisting charges that they are practically inoperative. The present Schedules probably are not so lement, and in some cases the maxima may have the effect of unduly forcing down the rate.

The burden of proving that a difference in rate or treatment, as between one truder and another, is not undue preference is laid upon the railway. If a special rate is given to one trader, it must be given to all truders under the same conditions, but it cannot be condimined as preferential if it is the result of fur composition. We have seen in

offered was more conveniently and cheaply handled When, however, it was proposed, at the session of the Joint Select Committee in 1891,

small traders and establish the monopoly of a few great traders. There was the economic objection that such consignments cost just as much as others to work, conduct, and convey And there was the practical objection, that nobody could say what was a wagon load or

submission to a court of law It lay with the Commissioners, how ever, to decide whether the question at issue was one of fact merely,

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The burden of proving that a difference in rate or treatment, as between one trader and another, is not undue preference is laid upon the railway. If a special rate is given to one trader, it must be given to all traders under the same conditions but it cannot be condemned as preferential it is the result of fair competition. We have seen in what way differential rates may be applied to the relief of long distance.

count (a) uses opposed one minorace of of later which inly considered unduly preferential to the large consignor. There was the moral objection to a principle which, in its application, would destroy the small traders and establish the monopoly of a few great traders. There was the economic objection that such consignments cost just as much as others to work, conduct, and convey. And there was the practical objection, that nobody could agy what was a wagon load or a train load As Lord Balfour of Burleigh observed, "it seems to use more easy to say what are the contents of a truck, or what can be hauled in a train, than to specify any quantity by saying that it is as big as a lump of chalk, or is long as a piece of string the conditions vary so much "Differential rates are, however, quoted for consignments of certain goods offered in convenient quantities, such as 2 ton and 4 ton lots

Again, those who sweepingly assert that rullways are monopolists cannot be aware of the extent to which water competition—by sea coast by navigable river, or by canal—affects rullway rules. These liave to be lowered towards the canal rates at certain places, and frequently give rise to complaints of undue preference. The railways are, however, held to be justified in quoting competitive rates at competitive points. Thus, a canal rate for grain of 48 off or 58 might compel the Great Western Railway to quote 5s 10d between Gloucester and Birmingham, although the rullway maintained a higher rate, say 6s 8d, between Cheltenham (a nearer but a non competitive of station) and Birmingham.

Import Rates and the British Farmer —But of all competitive rate, those most bitterly attacked—especially by the British again cultiunst—are the import rates which bring to our market grain, wool, cittle, poultry, meat, dairy produce etc, from abroad. The railways push their way to the ports, establish their way to the ports, establish their whares, link themselves directly with the sea borne traffic, and, by quoting lower rates than they offer to internal traffic, secure the earnage of imports

which, otherwise would go to London by sea

Import rates are the natural result of competition and free trade Railways can searcely be called upon to adopt a protective tariff against foreign produce, although they may be expected to meet the reasonable demands of the English agriculturist. He cannot fairly describe such import rates as memia against home production, and it behaves him to consider, not only whether the rates are justifiable, but whether it would really do him any good, or merely do the rail way harm, to minimise such rates. On this point The Times of the 4th of February 1896 offers some significant remarks, which deserve anotation.

quotation—
"Sometime ago the Kentish hop growers represented that they were being seriously prejudiced by the importation of foreign hops, and asked in nothing could be done in their interests. The company accordingly adopted the extreme course of refusing to carry any foreign hops whatever. But the foreigners must thus by arranging to end their hops will see the way to London, by water, and viney found, much to their satisfaction, that they could do so chesper than when they had to pay full railway rates from the coart to London. The result was that the foreigner became a stronger competitor in the London market than he had been before. The Kentish growers sent nolarger supplies than they had done previously, and the South Eastern Rail way Company found that they had sarefieed an important item in

their goods traffic without doing good to any body except the very people they had intended to injure "

It is not enough to reduce through rates and local rates to the same level To "boycott' foreign produce altogether is equally useless. since it will certainly find another, and possibly a cheaper route by sea The fact is that the English farmer persists in bringing his "mg to market"-or whatever it may be-in the most troublesome and irregular fashion. He may be radical enough to revolutionise rates, but he is terribly conservative in his methods of business any green grocer's shop we can see how admirably and yet how simply and cheaply foreign fruit and vegetables are picked. The difference hes, as Mr Acworth* points out, between the English farmer's backet of eggs and the American car loads

English growers surely have every advantage on their side in the supply of fruit, for the foreign producer has at least to face two rail way journeys, a sea voyage, and the corresponding transhipments

Let this is what Mr Williamst has to say -

In the fruit business proper packing is a prime essential, and in this matter our people are, of course, far behind the foreigner Mr George Munro, of Covent Garden, stated, at the Crystal Palace Fruit Show in 1894, that English fruit growers were getting worse instead of better He also said-it sounds meredible, but Mr Munro is an authority-that, 'although we have continually improved where there is no competition, we have degenerated to a great extent where there is, and have so far played into the foreigners' hands, who study the requirements of the trade, and try in every possible way to meet them'

Again, while the Hampshire farmer-as Transport tobservesconsigns one or two hundredweights of meat, all hanging on hooks and demanding constant and special care, there may be in the very same train tons of French, Daniels, or Canadian meat, each piece wrapped n its own canvas covering, and so well able to take care of it-elf Then there are the Fuglish farmers' unwieldy masses of forage. taking twice the room of more neatly compressed foreign hay The farmers must learn to pack their produce properly, organize their business, form local centres, and combine in making up large consign ments In short, "the interest of farmers will ultimately be best served by the concentration of produce and by its carriage in large quantities to the market salesman "\$

In the meanwhile farmers are being assisted by reduced rates even for small quantities of produce Thus, we find that the Great Western Railway will, at owner's risk, carry (not to a private individual, of course, but) to a market, a salesman, or a dealer, butter, cheese, cream, fish, eggs, game, poultry, fruit, regetables, meat, etc., in a 10 lbs con

signment, 100 miles for 6d, 200 miles for 8d, and above 200 miles for 9d If the consignment weighs more than 24 lbs the charge is only \(\frac{1}{2}\)d per lb for 30 miles, \(\frac{1}{2}\)d for 50, \(\frac{3}{2}\)d for 200, and

#d for more than 200 miles

The Great Eastern Railway* was early in the field with a reduced charge of only 4d for every 20 lbs of farm produce and of 1d for every additional 5 lbs up to 60 lbs, including delivery within the usual limits. These favourable rates were immediately compared with other existing rates but it had to be remembered that the new rates would only apply where certain conditions were compiled with —(1) he produce laid to be packed in boxes on sale at different statung, or similar ones (2) The boxes were to be secured by nails, and not by rope or cord '3) The produce would be conveyed at owners usl, and carrage prepaid (4) The box should not weigh more than 60 lbs. The conditions, in fact, were such as were already compiled with by foreign producers, and such as made it possible for the rail war commanies to outse lower rates.

The farmers difficulty in obtaining payment for the boxes in which he sent his produce was pointed out, and it was suggested that it could be overcome by the introduction of the "Value Payable Post"

system, which is such a boon to India

About the same time t the London and South Western Railway introduced reduced rates from non-competitive stations for fruit and general railway classifica

wards, the rates including boundaries The reduc

tions generally amounted to as much as 20 to 30 per cent. Some excellent instructions were also issued by the goods manager. He pointed out that if the farmers were clearly told at what low rates large consignments would be conveyed, and if the senders would combine to concentrate their consignments, they would considerably reduce the cost of transit and be able to place a far larger quantity of their produce on the London market.

As an example, Mr Henry Rew (one of the Assistant Commissioners on Agriculturs) reported that a carrier was able to collect poultry from the different breeders in and around Heathfield in Sussex, to concentrate the produce, to consign it to London, pay the ordinary ratiway rates, deliver it in the market, and charge the poultry farmer only 1d per bird. In the face of this how can it be said that English poultry is kept out of the market by the ratiway rates?

The London and North Western had, so long ago as 1893, in their general revision of rates largely reduced their charges for the carniage of home grown produce. In milk rates the reduction was in many cases as much as one third. The company's canvassers, in the course of their careful and wide enquiries, interviewed as many as a thousand farmers, and the following as assuminary of their report:

The Times February '5 1896

"(a) Number in favour of combination exceedingly few, and no apparent desire to alter present system of dealing with their produce

"(b) More than one half of those seen showed absolute indifference in the matter, except that some have taken the opportunity to ask for

lower rates with present conditions

"(c) To a large extent the traffic is already provided for by low rates, as to which no complaint was made

taken by road

districts, and pay the railway charges

"(f) Generally, there does not appear to be any really active depression in the farming industry in the London and North Western districts, and most of the farmers did not seem to look upon reduced rulway rates as a cure for any depression there might be"

In spite of rates alleged to be almost prohibitive there appeared to be a large and increasing home fresh meat truffic from Scotland.

Cumberland, Westmoreland, and other parts to the Metropolis

As an instance of what intelligent combination and organised effort may effect, we may note that within a dozen years Denmark has in creased her annual export of eggs to Great Britain from 60 to 200 milhons, mainly through the agency of a Cooperative A-sociation consisting of 14,000 members, each one of whom is a producer 1t includes 200 branches which undertake the work of collecting, grad

ing, stamping, packing and shipping. Whether the fault hes with the railway rates, with the farmer, or with the lack of light railways, the English markets are more and more, year by year, flooded with foreign produce. A Royal Commission on Agriculture was appointed by JiC Gladstone in 1893. The increase of foreign competition during the last twenty years, the consequent fall in prices and the cost of production, are dealt with in the Report, which was not asseed until August 1897. The Agricultural Returns for Great Britain, etc., for 1895, also afford ample information for gauging the depth of our agricultural

depression

In twenty years (1875-1895) the loss of arable area has been 2,137,000 acres. The reduction in wheat growing—from 3,343,000 to 1,418,000 acres.—is miny responsible for this In twenty five years (1866-70 to 1891-95) the prace of wheat has declined from 548 8% to 275 11% per quarter. Most of our wheat comes from the United States (which cultivates 34,880,000 acres), Russa (32,860,000 acres), India 2,650,300,000 acres), and Argentinn, wheat flour is exported to us from the United States mainly, but Canada, Austra, and France also send us a good deal. The yields of wheat crop per acre vary consideraby—13 bushels in America, 11 in Russia, 9 in India, 194 in France, and 264 in the United Kingdom. This 9 in India, 194 in France, and 264 in the United Kingdom.

following figures will show how enormous our grain imports of all kinds are, and which countries supply most of it—

QUANTITIES of Wheat, Wheat Flour, Barley, Oats, and Maize imported into the United Kingdom from certain Countries in 1894

Countries from which Exported		U heat Grain	W heat Flour	Barley	Oats	Maize.	
Tota	al	ewt<70,126 232	euts 19 134 60a	ewts 31,241,384	ewts 14 979 214	ewts 35,365,043	
(Argentina	13 272 152	8 432	Į	ı		
	Austrian Territories		1,106 971		1		
19	Chili .	1 764 612	1 600	i	[
tti.	Roumania			3 020,182	İ	14 167,972	
2	Russia Northern,	52 2,7	9 186	262 567	11,541,807	'	
Foreign Countries	Russia Southern,	16,723,604	24 215	19 184,553	915 099	8,648 416	
ū	Turkey			2 972,697		954,311	
	US of Atlantic	15 773,828	10,378 304	7 60a		9,534 487	
	Imerica Pacific,	8,834 417	547,182	1,507 146		36,575	
	Australia	3 651 275	52,972			1	
- S	Canada	2 828 515	1,195 421	ļ	Į	779,495	
Possessions	India, Bengal,	290,012	1	1	1		
Ē.	, Bombsy,	5 069 014	10 5,9				

The rye imports, mainfy from Ruesia, amounted to 1,009,226 owts of 134,893 owts of buckwheat, France sent us more than half, and Russia about a quarter Beans reach us from Egypt, Morocco, and Turkey, and peas from Canada, Ruesia, the United States, and India Live cattle and live sheep are exported to us from the United States, Canada, and Argentina Of imported cattle the number received in the Metropolitius and Foreign Cattle Markets in 1895 was about the same as in 1875, of imported sheep the number was less

been a rapid increase of population, and the increased demand for meat has been met by the development of the frozen carcase trade, started in 1882 We imported 10,610,394 cwts of dead meet in 1894, of which the United States sent us 6,135,597 cwts, New Zealand 1,003,318 cwts, and Australia 977,788 cwts. Denmark, Argentina, Holland, and Canada also contributing Fresh beef imports amounted to 2,104,104 cwts, of which the United States supplied 1,775,538 cwts, and Australia 301,896 cwts. Fresh mutton imports amounted to 2,293,066 cwts, New Ze-tund sending us 971,072 cwts, Argentina 585,729 cwts, and Australia 563,300 cwts. Bason and hams form a large proportion of the dead reast imported from the United States which sent us 2,561,203 cwts out of 3,589,601 cwts. In 1894, while Denmark and Canada sent much smaller quantities.

While the price of imported butter has been generally maintained during the last ten years, being about £5 per cwt, the quantity has increased between 1890 and 1895 by about 40 per cent, and more than 40 per cent of it comes from Dinmark. In 1895 we received 2,823,682 cuts of butter from it road, and 1,109 325 cwts of mar canne, nearly all from 100lan!

The value of our imports of rabbits, poultry, game, eggs, and lard has increased from £1 522 673 in 1875 to £7,866,132 in 1895 The

ussia also

We imported 1,,200,144 busines of raw fruit in 1894 Spain sends us oranges, Belgium apples and pears, Frince, apples, pears, plums, and cherries, the United States, apples, Italy, lemons and oranges, Holland, apples, pears, and plums, and Canada, applesd The value of raw vegetables imported in 1891-94 average £2,801,886 Of 2,703,803 ewis of potatoes imported, the Channel Islands (and this is not so unsatisfactory) sent us 1,139,512 cwts, France being also a large contributor. The extended cultivation of small fruit in Kent, Middlesex, and Worcestershire is encouraging, however, with the increased acreage of market gardens in Great Britain, from 38,937 in 1875 to 59,473 in 1885, and 92,837 in 1895 to 11,000 from 12,012 acres in 1875 to 13,220 in 1895. Orchards in 1895 covered 218,428 acres, as compared with 154,584 acres in 1875

Report of Royal Commission on Agriculture—It is reported by the Royal Commission on Agriculture that, as regards meat, foreign competition has been more severe, probably, in port,—*e, bacon and hams, mainly—than in other classes, but that no actual displacement

consumption in this country comes from abroad

The price of wheat has fallen 50 per cent, that of beef, 24 to 30 per cent, mutton, 20 to 30 per cent, wool, 50 per cent, and dairy produce, milk, cheese, and hutter, 30 per cent

24

Of the three classes of the community most intimately connected with agriculture-landlords, tenants and labourers-the last do not appear to suffer at all , in fact, with wages undiminished and cheaper bread stuffs, the position of the farm labourer was never better than at the present moment Landowners, however, have had to submit to heavy reductions of rental, in some cases they can get no rent at all and the farms are thrown on their hands, not infrequently they have to pay the tithe without any adjustment of rental, and they have had to hear increased expenditure on repairs, drainage, and buildings It is estimated that the value of agricultural land has fallen by as much as £1,000,000 000 Land has been largely with drawn from the plough, sometimes it has been degraded to the con dition of rough pasturage in other cases it has been allowed to become wholly derelict The depression is, of course, most evident in the arable counties, but, on the other hand, there is actually consider able competition for farms in the south west of Scotland and in Wales

Yeomen proprietors have suffered very severely Tenant farmers have perhaps suffered somewhat less than the landowners. Stock breeders and graziers have been doing better lately. Dairy farmers futulegowers, and market gardeners appear to have done better than the rest. Tor the majority of farmers, however, there seems to be little hope of relief, to enable them to fight against falling prices, from above or from below, for their wage bills are bygger than ever, and then

rents have reached the minimum

Among the recommendations formulated by the Commission are increased security of tenure to farmers, and full compensation to them for improvements the adjustment—by agreement, not by the action of land courts—of rents to the farmers' returns the relief of farmers

protection against the encouragement technical agriculistration of dealers advance of public

their estates for

profitable occupation by tenants, etc. Mr Channing differs from the other members of the Commission in considering an alteration of the land tenute laws the first step to be taken towards recovery, while ten of the Commissioners regard bimetallism as the most potent remedy Further reductions of railway rates would us the opinion of the Commissioners, do much to help the farmer — That the railways are willing to afford rehef in that direction so far as possible we have already seen, but, in order to await himself of it, the farmer must follow the example of the foreigner and the colonial, and enforce—not sink—his storen Angle Saxon individuality in intelligent combination

But especially it must be borne in mind that, while Mr Grierson was able, some years ago, to point out that in England branch lines of railway had been carried into sparsely populated districts to an extent unknown in France, Belgium, or Holland, the position in this re pect is practically reversed to-day. We were better off than our neighbours* when we had better railway communication than they But now an increasing stream of wine, maize, oil, eggs, poultry, chestnuts, etc., flows from Italy through the St Gothard tunnel and France to England, so that the Lombard peasant can actually undersell the Briti h farmer in the London market. That the foreign producer has found in light railways most powerful allies, cannot be denied "To compete with foreign producers," was the avowed object of the Belgian light railways But the development of minor railway communications in Great Britain has been arrested by obstructions which no small project could successfully overcome It has been necessary for every railway to face most costly investigations before Private Bill Committees of first one and then the other House of Parliament, and to satisfy the demands of opposing interests, before an Act could be obtained authorising the construction and working of the line Then the regulations of the Board of Trade were applied as rigorously to a small and poor line as to a great system with an enormous traffic so that -as the Ilon Secretary and Manager of the Eaungwold Railway observed t-far from encourag ing small lines in the interest of agriculture, "Parliament and the Board of Trade block the way instead of cleaning it" In the matter of rates, no better terms were conceded to the branch than to the long lead main line Thus it is that, unless he owns a cart, the villager must either depend upon his own legs, or await the coming of the carrier, to take him to the nearest market-town, and the want of an efficient means of carriage has thrown the British producer more and more into the background. The repressive effect of this isolation upon the energies of the agricultural population need not be dwelt upon It would almost seem that they could place no confidence in any scheme for their relief, and it was rather through the continued efforts of those who had studied the advantages secured in other countries by the development of cheap lines, than in response to any determined demand from the British agriculturist, that the Light Railways Act of 1896 was passed The relief afforded by this measure may be briefly summarised. It is not now necessary to obtain a special Act for the construction of a light railway En quiries are held locally by the Light Railway Commissioners, and also by the Board of Irade, if the latter think fit Light railways may be more lemently treated in details of permanent way, gauge, fencing, the crossing of public roads on the level (instead of by means of overbridges or underbridges), block signals, brake power. station requirements, etc. The track may be laid on a public road, if required Local authorities—the council of any county, borough,

^{*} Tle Times March 7, 1894

⁺ Journal of the Society of Arts, Feb 15, 1895, Acworth on "Light Railways"

26 LIGHT RAILWAYS AT HOME AND ABROAD, or as part of the share capital Land may be compulsorily acquired

under the Arbitration Act of 1889 without recourse to Parliament, and "betterment" will be duly considered in fixing compensation

most striking and most successful in Belgium, to which the following

en, perhaps,

chapter will be devoted

The Treasury may afford assistance under certain conditions 'ul stage way develop

CHAPTER III

LIGHT LAH WAYS IN BELGILA

Contents - Early railway enterprise-I Igian railways the medium for in terrational traffic - logit sailways required for internal traffic -- formation of the "Sort te Nationale de Clen ins de ler Vicinaux in 1885-1 tovision of capital-Division of profits-Constitution of the Society-I recedure for obtaining con true no 4 m ton man on g + m 2 graf og laware in ron le Dominant

"A A S U (AS * Imaneral results of Society a views on railways-Belgian

Belgian railwaysassociation of Government monopoly and private enter; The

Railway Systems - Belgum-which presents to us to day the most complete system of hah Continental nations to follow

of railway construction, for particular facilities North and west, the surface lies low and very level, but it is inter-ected with canals and rivers requiring a good deal of bridging, while to the south and south east-rich in quarries of stone and mines of coal, iron, and zinc-the ground is exception ally rugged and broken, and the engineering work was heavy matter of fact, the rulways of Lelgium have cost about as much (£26,611 a mile) as those of France (£27,375 a mile) Yet, at the end of 1894 the mileage of railways open in Belgium, the United hingdom, France, and Germany respectively was 29 1, 16 6, 11 5, and 13 6 per 100 square nules, and 5 4, 5 3, 6 4, and 5 5 per 10,000 mhabitants But, although the natural difficulties were such as demanded comparatively high expe 11 - 30 intermediate position between two

energetic policy, which soon covere stimulated by lealousy of Holland, which had hitherto secured. through the Rhine, most of the traffic between Germany and Eng Railway communication was established between the ports of Ostend and Antwerp on the north and the frontiers of France and 27

Prussia on the south and east. The main lines were planned and executed by the Belgian Government and, where the State did not care to take matters into its own hands, private companies were allowed to complete the branches and connections The mineral and manufacturing wealth of the country grew apace, and Belgium, in stead of the Rhine and Holland, formshed, through her railways, the most direct trade route between Central Europe and England

Not only did the State originate and construct the main lines, but it has continued to work them, and even those which had been conceded to private companies have nearly all reverted to Stato manage-The whole of the national system is under the direction of

the Minister of Railways

Thus, in main lines of railway-as well as in roads and navigable canals and rivers-Belgium was well supplied. It still remained to complete minor lines of internal communication by means of light railways, and in 1885, when agriculture and trade were in a state of serious depression, the "Societé Nationale de Chemins de Fer-Vicinaux" was formed with the object of building "light railways or steam tramways along existing roads and with a narrow gauge, which would admit of cheaper materials in the construction of the lines, and less expensive rolling stock would thereby insure the greatest economy , and, through the consequently reduced rates, would enable agriculturists and others to convey the produce of their labour to local markets, and also to compete with foreign producers" This, of course, very much describes the hopes of those who have pressed for

> ght Railways -The lailways" forms the the Communes, and,

to a very limited extent, private enterprise Dealing with lines of murely local interest, it keeps the capital and accounts of each line separately, but the direction of the whole system is centralised in one administration By Royal Decree, the Society has the absolute monopoly of constructing such lines as local authorities desire, and only in case of the Society not caring to take advantage of its light of preference within a certain period can any other company or individual obtain a similar concession The Society and its lines are, as far as possible, relieved from payment of dues, rates, and taxes

The Society determines, after consideration of a particular project, the capital to be subscribed Of this at least two thirds must be subscribed by the State, the Provinces, or the Communes , but, as a matter of fact, private individuals do not largely avail themselves of the privilege, especially reserved to them of subscribing the remaining third of the capital Although the State is legally empowered to subscribe as much as half the capital, it is usual to limit the Govern ment subscription to one quarter, and the Provincial and Communal Authorities are expected to raise the remaining three quarters, the

intention being that the Communes should be the largest sub-cribers, as it is in their inten-is mainly that the light railway movement was projected No limit is prescribed for the contributions of the Provances and the Communes, but those of private individuals must not exceed one third of the capital of such line. After the ninetieth year of working has expired, the State, the Provinces, and the Communes concerned may buy out the private shareholders at par rate

Instead of advancing the whole amount of their contribution at once, the State, the Provinces and (if they can show sufficient security) the Communes may furnish their sub criptions in the form of contingent annuities spread over a period of minety years, and calcu lated at 31 per cent, interest and amount paid off included. The Society, moreover, may assue debenture bonds representing the

annuities due to it

Of £2,349 760, the amount sub cribed up to the end of 1893, the State had advanced £635,640, the Provinces £658 080, the Communes £900,160, and private in hriduals £95,600 This comes to 27 ner cent from the State, 26 from the Provinces, 40 9 from the Communes, and 4 I from private individuals

After meeting the cost of maintenance and working, the profits of each line go, first of all to paying off the annual subscriptions of the public shareholders and the payment of a first dividend to the holders of paid up shares-ic, to private individual, the dividends not to

and Director General have received their commissions, any surplus remaining is divided in the proportion of-

(1) One-quarter to form a fund for extending and improving the line (2) and

3 fund (3) to core light

railways The reserve fund of each line may now be drawn upon for the

declaration of dividends, but only with the authorization of the Government * the profits of the Antwern An ex

is here quoted from Mr G Turnhou Maje ty's Representatives Cary Cly Alread

Yet Profits.

Interest on Capital available,

Total amount to be divided,

£4618

Diverci	

Annual Subscribers, at 31 per cent., Holders of paid up Sbares, at 41 per cent, Charges* to Administrative Council and Director General, Improvement Fund,	£2687 412 212 327

Second Dividend—	
Annual Subscribers, at 1 per cent,	438
Holders of paid up Shares at 1 per cent,	52
Reservo Fund,	490

£4618

In this case the annual subscribers—the State the Provinces and the Communes-had their 3} per cent subscription for the year paid back to them in the first dividend, and received an additional 1 per cent in the second dividend, while private individuals received their full 41 per cent in the first dividend and a bonus of 1 per cent in the second dividend

If the working expenses of a line exceed the receipts, the deficit is made good by the National Society from the general reserve fund, subject to recovery from subsequent profits of this line, and, so far, the resources of the Society have never, on this account, been over strained On the other hand if the receipts do not cover the workin. expenses for three consecutive years or even if for five consecutive years the profits are less than half the interest charges on the first cost capital, the National Society has the power of closing the line to traffic and debiting the loss to the reserve fund As a matter of fact, the net earnings cover more than four fifths of the interest charges at 3) per cent on the capital expended by the Society on the lines worked

The National Society is under the administration of a Gouncil or Board composed of a President or Chairman, four (or, if Government require, six) members or directors and a Director General or Managing

Director The Council has considerable powers

According annually from

sions at 2 per of the first

receives a fixed salary, plus commissions at the rate of 4 per cent (but subject also to a maximum of £400) It is his duty to see that the decisions of the Council are carried out, and to direct generally the business of the Society

Then there is the "Comits de Surveillance," or Supervisional Com mittee, of six members, annually nominated, who draw salaries fixed (according to their attendance at meetings) by the General Assembly It is their business to check the audit of accounts and stock taking.

[.] Calculated on the net profits exclusive of the interest on capital available.

to inspect all the lines in turn, and generally to look into the affiles of the Society.

Finally, the General Assembly is composed of shareholders, members of the Council and of the Supervisional Committee, and the Director Each Province and Commune is represented by a delegate, Each share carries a vote, but no one may vote in respect of more than one-fifth of the total number of shares resued, or two-fifths of the shares represented at the ts-embly. The meetings are annual, let extraordinary meetings may be summoned by the Council, if derunded by the Supervisional Committee or by shareholders representing one fifth of the capital of the Societa

A month later in the same year, 1885, another Royal Decree was A mount river in the procedure for obtaining a concession to construct

a local railway.

Formal application is made by the National Society to the Depart. rormal application is ment of Agriculture, Industry, and Public Works. With the appliment of Agriculture, the arrival and detailed estimate, the proposed cation are to be submitted of the probable receipts, a specification of the rates and an estimate of the Government map (seede zwowy) of that put of project, a copy of the country through which the line is to run, a general plan (scale the country through which addings, a special plan (to a scale of root) showing the hierarch and a special plan (to a scale of root) Fig. showing the miss and longitudinal section and 10 1000 of ground occupied by houses, a longitudinal section and 10 1000 far as of ground occupied by sections, and detailed drawings of particular they are required, cross sections, and detailed drawings of particular

orks and the type of permanent and, if necessary, an enquiry) hy
After preliminary examination (and, if necessary, an enquiry) hy After preliminary examination (and, a measure, an enquiry) hy the Department, the papers are made available for inspection by the the Department, the papers are accommune for fifteen days, in order public in the town hall of each Commune for fifteen days, in order public in the town half of each may be recorded. There, in order that objections and criticisms may be recorded. There, with the that objections and criticisms and interested, are passed on the opinions of the Communal Councils interested, are passed on to the opinions of the Communal Councils, and by them, with remarks, are once more sub-Provincial Councils, and by them, are once more sub-mitted to the Department for final consideration and, if necessary, mitted to the Department for may make such male here

**** - " i~ ics the b guature or tom A o

The compulsory acquisition of land may be prouded for, if necessary.

The aim of the Society has been, of course, to construct their lines The aim of the Society has peen, as a where practically their lines as cheaply as possible, and to by them, where practically on existing ': per-

and to an laid

lines; and 40 miles to standard gauge (4 b), where it was wind a comment of goods to or from the main lines by desirable lines; and 40 miles to standard gauge to the main lines and desirable to avoid transhipment of goods to or from the main lines and desirable to avoid transhipment of goods to or from the main lines and desirable to avoid transhipment of goods to or from the main lines and desirable to avoid transhipment of goods to or from the main lines and desirable to avoid transhipment of goods to or from the main lines and desirable to avoid transhipment of goods to or from the main lines and desirable to avoid transhipment of goods to or from the main lines and desirable to avoid transhipment of goods to or from the main lines and desirable to avoid transhipment of goods to or from the main lines and desirable to avoid transhipment of goods to or from the main lines and desirable to avoid transhipment of goods to or from the main lines and desirable to avoid transhipment of goods to or from the main lines and desirable to avoid transhipment of goods to or from the main lines and desirable to avoid transhipment of goods to or from the main lines and desirable to avoid transhipment of goods to or from the main lines and desirable transhipment of goods to or from the main lines and desirable transhipment of goods to or from the main lines and desirable transhipment of goods to or from the main lines and desirable transhipment of goods to or from the main lines and desirable transhipment of goods to or from the main lines and desirable transhipment of goods to or from the main lines and desirable transhipment of goods to or from the main lines and desirable transhipment of goods to or from the main lines and desirable transhipment of goods to or from the main lines and desirable transhipment of goods to or from the main lines and desirable transhipment of goods to or from the main lines and desirable transhipment of goods to or from the main lines and desirable transhipment of goods to or from the main lines and desirable transhipment of goods to or from the good transhipment of goods to or from the good transhipment of goods avoid transmires a metro-gauge system is a metro-gauge system is a metro-gauge system. The intention is, so far as possible, to lay the way on the edge of

32

existing roads In that case, the permanent way* costs as much as £977 per mile, as against £793 on independent formation, laid in course, rising in price from £1108

he pattern adopted On roads, a s on iron bearing plates, through

sleepers
as our
usually
There

joint or guard sleepers being 1 9, the next interval 2 101, and the rest 3 17 It will be noticed that the guard sleepers on either side of the joint are set much closer together than is usual with us fish plates have an angle section, and are 17 long. This is the general type of metre gauge permanent way. The lumiting radius of curves, outside towns, is 246 feet. The railway is marked off from the rest of the road by a raised border or row of kerbstones, a some what expensive item, the line of these is broken at intervale to afford outlets for open cross drains Curves being often very sharp, especi ally in towns and factories the National Society has made a special study of them, and laid down particular rules in regard to the super elevation or cant, and the setting out of parabolio curvea It is obviously hetter in the case of road railways to obtain the requisite cant by lowering the inner, as well as by raising the outer, rail, so that the centre line of the track may keep the road grade usual formula—

 $\mathbf{E} = \frac{\mathbf{G} \ \mathbf{V}^*}{g \ \mathbf{R}}$

has been adopted by the Society, where G=gauge, V=maximum valority, g=accelerative force of gravity per second, and <math>R=radius of curve. The maximum speed is 16 6 miles per hour in the country, and 6 2 miles per hour in towns. The latter speed requires a very small cant indeed, even with sharp curves. Slack gauge varies from $\frac{1}{2}$ of an inch for curves of 150 feet radius to $\frac{3}{2}$ of an inch for 100 feet curves, the allowance being fixed for the type of locomotive used With a 47 31b rail.

length of 29 6½'
Z sectioned metal sl

shoe bolted to them,

one lug of the chair, and acycle up chair one out! As we find in

maintain the pavement between the rails, and a strip twenty four inches wide on each side

The roadway is not only paved in towns,

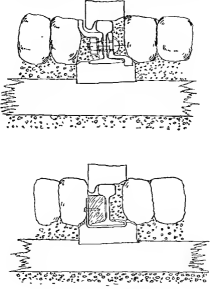


Fig. 1 —Permanent way, Belgian Light Pailways Mode of fixing rails in streets of towns.

but also in such exceptional places as level crossings, entrances to private works, etc., in the country. For fuller particulars of the permanent way as well as of the rolling stock, the reader is referred to The Engineer for April 10th, and May 1st, 1896, and to The Rinkay 180rdd. June 1896

For general service locomotives weighing 154 tons in full working order, and for heavy goods trains those of the type weighing 27 tons, are commended by the writer in *The Engineer* who made several journeys with both classes of engine. The wheels are ordinarily six coupled, with a diameter of 2 84 and a base of 5 105. The cylinders and frames are outside the wheels, to steady the engine as much as possible. Coke is burned only in the towns, in the country coal dust briquettes are used as fuel, but the smoke from them is obsectionable.

The bodies of the passenger carriages are built of teak, lined with pitch pine inside, and covered with $\frac{1}{2}$ inch sheet-from outside, the inder frames are from, the flanges of the wheels are of steel, the naves and spokes of forged tron, and the axles are of steel. The seats of the second class carriages are arranged trinsersely, with i

compartment of which is first-class and the other second class. The doors are at this ends of the circ, and open on to a platform, such as our carriages in India are frequently provided with. The total length of frame is 23 34, the width over all of the body of the car 7 11 and the central height of the car 9 6 above rail level. The diameter of wheels is 1 11 s, and there are four wheels to a cir, with a wheel base of 7 104. A first class or a composite carriage weights tome 10 cwt, a second class carriage 4 tons 8 cwt, and a luggage wan (which is built as nearly as possible on the same lines) 5 tons. The cost of a first class or of a composite is £152, of a second class £130, and of a luggage vin, £210

The rolling stock is supplied to the working companies or lessees by

ervice, most of them weighing 18 were some weighing 22, 24, 274.

and 30 tons

Of 716 pasenger vehicles in use—10 closed and 10 open were for hore traction, 116 were first class, 399 second class, 128 mixed first- and second-class, and 21 mixed carriages with luggings and goods compartments, they included also 39 togues, of which 10 were second class, 8 mixed first- and second class, and 11 mixed first class, second class, and goods compartments

There were 140 luggago vans, 76 covered goods wagons (5 tons),

france per kilometre or

ely 1 engine per 3 miles.

1 passenger carnage per 1 mile, 1 luggage van per 5½ miles, and 1 goods wagen per ½ mile of main line

goods wagon per 'mus of man line
It is not the practice of the Society to work the lines itself, but to
lease them out to working companies, and so to afford a field for private
enterprise The lessees may be individuals, companies, or—in some in
stances—associations formed by the local authorities As in France,

has been to establish satisfactory r traffic In both countries the

which gave the working agency a certain proportion of the gross receipts, and, so long as the agency could secure its remuneration from goods bearing comparatively high rates, it had no further interest in the development of larger and

more important traffic, which could only hear very low rates

Moreover, the Belgian National Society, like the French Departments, found it advisable to reap the full benefit of its own credit by
providing the whole of the capita

of the lines It even equips them

the payment of interest on outside demanded an altogether mandequate security of 2000 francs per kilo metre, or £129 per mile from the lessees, which left it at the mercy of the latter, if they close to sacrifice that amount and throw up the contract rather than face heavy and eather expenditure on renewals of way and stock Considerable modifications have accordingly been made in the terms of lense, and those now in force are described by Y de Burlet (General Manager of the Souety) in the Bulletin de la Commus on Internationale du Comme des Chemnas de Fer, vol

1x, 1895, from which is derived the following information — So far as possible, connected lines are grouped under one working

company The lines are worked on a turty years' agreement, termin able, however, at the end of fifteen years on twelve months' notice by either side, but the liability to closure at the end of a shorter period tends so much to limit the interest of the lesses in the line that this clustus is usually omitted

The National Society leases the line and all appurtenances thereof took and.

...

be madequate, and it has, accordingly, been increased by the institution of a renewal fund to which the lesses must contribute £19½ per mile, and by a charge of £160 per locomotive, of £16 per passenger

1

alterations

Monthly returns are submitted to the Society for audit of the receipts under each class, and separate division sheets of earnings,

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showing the proportions due to the working company and to the National Society The minimum number of trams is generally as many as five in

each direction, and the Society may call for an increase in the number of trains when the gross receipts per mensem average more than 1s 11d per train mile

The rates are scheduled in the Act, but the National Society may

alter them with the sanction of the Government

To make up for possible lack of enterprise on the part of the working company, the National Society has organised a special traffic staff to study the peculiar requirements of the trade, manufactures, and industries of the country, to consider complaints and claims, to conciliate the interests of both lessees and the public in the matter of rates, and to attract and foster traffic in every way.

The location of stations, stopping places, private junctions, etc., is

fixed by the National Society

The Belgian formulæ of division are the following -

$$F = 1500f + pR$$

$$L = £97 + pR$$
(1)

where F = working subsidy, in france per kilometre, R = gross receipts in france per kilometre, and p averages 0 30 L and R, in the second equation, expressing the working subsidy and gross receipts in pounds sterling per mile. This formula has been abandoned

$$F = pR
L = pR$$
(2)

where p averages about 0 60, and the working subsidy is subject to a minimum of 2000 francs per kilometre or £129 per mile This is considered by M de Burlet to be the best formula for the more prosperous lines.

$$F = 1900 f + p (R - 1900 f) L = £122 + p (R - £122)$$
(3)

where p averages about 0.25. This formula is only applied to a few lines

$${F \choose I} = C + 0.50 (R - C)$$
. (4)

where C may be 1000 1300 or 1500 frames from & lamates and acce

it gives the lessee better terms, when the receipts are low, than

In order to show roughly the comparative effect of the application

of these formulæ, it will be sufficient, perhaps, to quote only three lines of M de Burlet's table, and to give the Figlish equivalents

Gross Receipts	(1) 1500+ 0 26R		(2) 0 60 R.			3) 00 + 1900)	1300 + 0 50 (R - 1300)		
	Owner	ter Lessee Owner		Lessee	0 vner	Lessee	Owner	Lessee	
Francs per Lilometre	f	1	1	1	1	ſ	1	f	
1500	450	1950	600	900		1500	100	1400	
3750	1125	2625	1500	22.0	1995	2455	1225	2525	
6000	2700	3300	2400	3600	2570	3130	2300	3650	
Pounds per	£		4	. 4	*	£	£	£	
mile 97	29	126	39	58		97	, 6	91	
241	72	169	97	144	83	158	79	162	
356	174	212	154	232	185	201	151	235	

M de Burlet draws attention to the special case where running powers are given (an intermediate third rail being laid to smaller gauge) by the State Railways to the Coastal Light Railway over a

for providing engines, train staff, booking clerks, etc., receives air francs per train kilometre, or 7s 8 69d per mile

The light railway connects certain watering places between Ostend and Nieuport, and

The following information, regarding rates and fares, is quoted from Mr Gervase Cary Elwes' report* —

"The charges for the carriage of goods come under two heads (1) carriage by fast trains, and (2) carriage by slow trains. The

oading, registra-

tion, etc

Commercial No 9 (1894) Reports from Her W jest j s Pepr scalatives Abroad on Light I advant, pp 13 15

"Class I (for Goods weighing less than 5 tons)

1	A fixed rate for all distances	5d per ton

2 Loading and unloading 10d

3 A variable rate per 1 mile 14d

A charge of 3d is made per consignment for registration, etc.

"Class II (for Good weighing 5 tons or over) Tariffo (A) and (B)

1 A fixed rate for all distances

2 A variable rate per 1 mile-

Tariff (A), in covered trucks

Tariff (B), in open trucks

" Tariff (C) (for bulky Goods)

A fixed rate for all distances

2 A variable rate per 4 mile

"Goods in Class II , Tariff (C) are sent in open trucks, without the Society being held responsible

"In Class II . Tariffs (A) (B) and (C), a charge of 3d is made per consignment for registration etc. as in Class I

"In 1886, with the intention of aiding agriculture, the National Society established a special tariff for -

"(a) Time, lime ash mud from towns, limestone residue from sugar factories to be used as manure

"(b) Residue from distillenes, to be used as provision for cattle "(c) Cinders, slag, rubble from coal pits, and quarry waste, to be

used for improving roads, to be charged as follows -' 1 A fixed rate, for all distances, per ton, 5d

2 A variable rate per half mile, per ton, 1d

"And a special tariff for-

"(a) Chemical and artificial manure

"(b) Agricultural produce used as domestic provisions, to be charged according to Class I, with a minimum charge for 4 cwt. instead of 8 cwt

"In 1888 a reduction was made in the rate charged for the trans port of live animals, which resulted, in the following year, in a noticeable increase in that particular traffic, while in 1889 further reductions came into force for the transport of freestone, coal, beet root pulp, and phosphates, and special rates were established for various products, such as wood for building, bark, cereals, potatoes tale les nilm + afa

> has seen the estab r the transport of tow, hemp, malt.

5d per ton

13d

1Įd

1d ** tobacco, raw sugar, manure, raw salt, petroleum and vinegar in casks, nutrates, fresh vegetables, fruit, meat, sulphuric acid and night soil (in special wagons). In many of these cases the variable rate per laif mile has been reduced from 14d and 14d to 1d, from 14d to 4d, and from 4d to 4d, while empty tims, casks boxes, and baskets

are now transported free of all charge "All the light railways are used for passenger traffic, as well as for the carrage of merchandise, and there is one line which is reserved entirely for passengers There are first- and second class carriages only, the general price of tickets being at the rate of 3d per half mile, first-class, with a minimum of 2d, and a 4d per half mile, second-class, with a minimum of 14d On a few lines slightly higher rates are insisted on by the Government, to prevent competition with the ordinary railways Luggage is carried at the rate of 3d per 2 cwt per half mile, with a minimum distance of 3 miles charged 50 per cent reduction, with a minimum distance of 9 miles, is allowed to members of schools and societies when travelling together, in which class are also included, for instance, memhers of circus companies There are also season tickets for schoolboys, available for at least three months at a reduction of 50 per cent on twice the price of a single ticket, and since 1890 season tickets, allowing four journeys daily, have also been in use for schoolboys enabling them to return home

in the middle of the day, as well as after school hours in the evening "Weekly tackets for workmen are in use, varying, as to the rate of reduction in price, from 50 per cent for distances from half-a mile to 3 miles, to 60 per cent for 5 miles, the reduction being on twice the

tickets and this new tariff met with great success the following year In 1891 the National Society issued workmen's weekly tickets avail able for a single journey each day, as in some cases the bours of the trains suited workmen going to their work but not returning there from, or vice versit and this was a popular and subsequently successful innovation.

"Pohcemen have free passes on the light railways except when they are conducting a prisoner Soldiers are allowed 50 per cent reduction Dogs have to be paid for at the same rate as second class passengers

"Ördmany return tackets are issued on most of the light railways at a reduction of 20 per cent, while in at least one instance 50 per cent is allowed on market days, and on one line the agriculturet may take his produce in market trains free of charge. A twofold benefit results from these reductions, carried on as they are gradually.

is for

market at very low fares, and this has increased such traffic

siderably A very good idea of the out door working of Belgran light rulways may be obtained from the report* of Major Addison, R E He inspected the line from Anderse to Egliezee, which is 121

Vignoles or flat-footed section, weigh 42 lbs per yard, and are beld down by dog spikes to creosoted sleepers, measuring about 4 8" long, 8" wide and 4" deep. At road crossings, and in passing through villages, the tramway type of way is adopted Points are worked by a lever in the country and in towns by a key fitting a screw head placed between the rails One train in the day each way takes only I h 5 m to do the 124 miles, the other trains make the journey in 1 h 25 m. The engine is six-coupled, weighs 18 tons, and its wheels have a diameter of 3 feet. It may be driven from either side (the driver standing on whichever platform is in front), it is provided with hand serew brakes, and all moving parts are cased. The engine is manned by a driver and a stoker Where a loop is required, the running line is outside, in order that the carts may have access to the strught siding The light line connects at Fighezee with the State Railway, but there is no actual junction of gauges Persons riding or driving horses are warned, on the approach of trains, to keep at least 5 ft clear of the rails, and, if they are not sure of the behaviour of their horses, they are to dismount and lead them until the train has passed. Level cro-sings, except in very few instances, are neither watched nor guarded in any way

Most trains are mixed, the goods wagons being, as a measure of scattery placed between the engine and passenger earnings. This arrangement makes it impossible to warm the lutter from the engine, so the pipes are heated from a small boiler placed on the front buffer beam of the carriaces

On some lines screw brakes, on others continuous brakes are used, in the latter case, engine, wagons and coaches are all fitted with them t

them !

For the financial results we shall first return to Mr Gervase Cary

Clwes' Report, above referred to His figures bring us to the end of
the year 1993

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" T'e Flectrical Éngineer, January 4 1895 † Ilreq on Praks" Bull de la Comm Internal du Cong des Ch. de Fer vol vis, 1894 1, private individuals 3 88 per cent. Moreover, the average percent age of dividend has gradually increased, thus —

In 1890 at was 2 65 , 1891 , 2 75 1892 , 2 76 , 1893 2 80

The cost and capital of sixty one of these lines, covering a total length of 226½ miles, may here be given as an example of the distribution of expenditure —

INITIAL FEDENCES-	Tetal	Pet Mile
 General Expenses and Sundnes, 	£194,962	£268
2 Purchase of Land,	158,620	218
3 Labour and Material	982,064	1352
4 Buildings, 5 Rolling Stock,	207,823	286
5 Rolling Stock,	121,760	580
	£1,965,230	£2,706
Capital Subscribed,	£2,154,080	£2,967

Comparison of Belgian and Indian Light Railways—We may, therefore, take £2700 per mile as roughly the cost of indian lines light lines in Belgium, and compare it with the cost of Indian lines on the same gauge. The Rajputana Malwa Railway (see Table in Appendix IV) cost Rx 7604, or (taking Rx =£206, for purpose of comparison) £4502 per mile, but then it occupies the position of a main line, it has to work up to the collar to cope with the heavy to compare the collar to cope with the heavy to compare the collar to cope with the c

it must not a the figures

numines by the company's section of the Romania Aumaon Ral way, Rx 3841, or £2304, by the Jodhpore Railway, Rx 2004, or £1202 per mile, and by the Bickaneer Railway, Rx 2229, or £1337 per mile. And, to make the companison as useful as possible, let us take the cost in detail and re group the headings, as nearly as may be, in accordance with those of the Belgian expenditure, as shown on the next page.

A very good idea of the outdoor working of Belgian light railways may be obtained from the report* of Major Addison, RE He inspected the line from Andense to Eghezee, which is 121 miles long, and was intended to serve an agricultural district goods receipts amount to 60 per cent of the gross earnings, and are

villages, the tramway type of way is adopted Points are worked by a lever in the country, and in towns by a key fitting a screw head placed between the rails One train in the day each way takes only I h 5 m to do the 124 miles, the other trains make the journey in 1 h 25 m The engine is six-coupled, weighs 18 tons, and its wheels have a diameter of 3 feet. It may be driven from either side (the driver standing on whichever platform is in front), it is provided with hand screw brakes, and all moving parts are cased. The engine is manned by a driver and a stoker. Where a loop is required, the running line is outside, in order that the carts may have access to the straight siding. The light line connects at Fgliezee with the State Railway, but there is no actual junction of gauges Persons riding or driving horses are warned, on the approach of trains, to keep at least 5 ft clear of the rails, and, if they are not sure of the hehaviour of their horses, they are to dismount and lead them until the train has passed Level crossings, except in very few instances, are neither watched nor guarded in any way

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beam of the carriages

On some lines screw brakes, on others continuous brakes are used . in the latter case, engine, wagons and coaches are all fitted with

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the year 1593

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Taking those railways only which had been working for at least one year (and compressing his figures), we find that the State subscribed £493,440, the Provinces £501,520, the Communes £730,920, and ividend

> varied 3. and

^{*} The Flectrical Engineer, January 4 1895 + I locq on 'lirakes," Bull de la Comm Internal du Conq des Ch, de Fer vol vin , 1491

private individuals 3 88 per cent. Moreover, the average percent age of dividend has gradually increased, thus -

In	1890	it was	2	6:
**	1891	,	2	78
٠,	1892	,,	2	76
	1893		2	50

The cost and capital of sixty one of these lines, covering a total length of 7264 miles, may here be given as an example of the distribution of expenditure -

•		
INITIAL EXPENSES-	Total	Per Mile
1 General Expenses and Sundries,	£194,962	£268
2 Purchase of Land,	158,620	218
3 Labour and Material,	982,064	1352
4 Buildings.	207,823	286
5 Rolling Stock,	421,760	580
	£1,965,230	£2,706
Capital Subscribed,	£2,154,080	£2,967

Comparison of Belgian and Indian Light Railways -- We may, comparison of Dengian and American Language and Comparison of Dengian and compare it with the cost of Indian lines on the same cause on the same gauge Appendix IV) cost

companison) £4562 main line, it has to work up to the collar to cope with the heavy -011 4 7 - 1 a well laid it must not

the fire son

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	Corresponding No of Head (Belgian)	Rajputana Malwa		Rohil Lund Ku maon (Company s) Section		Jodhpore		Bicksneer	
Preliminary charges General charges	(1)	Ex 634	£ 380	Rτ 504	£ 302	Rx 41	£ 25	Rx 42	£ 25
Land	(2)	78	47	4	2				
Formation)						ļ			
Bridge work									
Fencing, etc Electric Telegraph Ballast and Perman	(3)	4106	2460	2194	1316	1561	937	1503	1082
ent Way Stations and Build ings Plant	(4)	1237	742	467	244	131	78	162	97
Rolling stock	(5)	1262	757	732	419	272	163	222	133
Loss by Exchange		293	176	1	1				
{		7604	4569	3841	2304	2004	1202	2279	1337

It is impossible to distribute this, but it mainly belongs to permanent way and rolling stock

As the conditions in any two cases are never identical, and bare

this head cannot be compared with the others, there must be particular reasons for the phenomenally small amounts, and we shall not be far wrong in concluding that the surrey was earned out under the orders of the State engineer, no part of his salary or of office expenses being debited to the railway, but only the pay of the small native staff actually in the field.

The native states of Jodhpore and Bokaneer built their railways on their own land, so there was no chirgo under this head. A con-siderable portion of the Rajputana Malwa Railway runs through land granted by the native states, and, even in British territory—where, although the procedure of compulsory nequisition is simple, the official valuation is exceedingly liberal—the cost is so small as to make comparison with the cost of European land impossible.

The next head, 'labour and matered," includes the most expenvice items of all "Formation and "birdge-work" cost little in the sandy Bickaneer Decert, not more than £83 per mile on the Iodhpore and £1.0 per mile on the Bickaneer Railway, but they were unavoldbly herry items on the Raiputina Valua hue, £260

per mile for "formation" and £774 for "bridge-work"

It is in the matter of "permanent way" that the greatest differences arise In Belgium, as we have seen, the cost may be nearly £800 on independent formation (with which

comparable), nearly £1000 per mil

way, and any amount per mile bet paving. 1

lbs per

ing 411 have ren

many years, with 41½ lb steel rails, but the 400 odd miles of main line between Delhi and Alimedabad are laid with a 50 lb steel rail, which has been adopted as the stundard rail for the line. The fastenings and ballasting are equal to the rail, so the exceptional cost

Moreover, in the other cases, serviceable light rails were frequently available at cheap rates from main line renewals. The permanent way of the Rajputana Malwa is not that of a light, but of a first class line

In regard to the whole question of cost of "labour and material," it must be remembered that inskilled labour is far cleasper, and manufactured (and imported) material is far dear than in Europe These compensate one another, perhaps, very roughly, in accordance with the great contractor Brassey's diction that the cost of work, all round, is the same all the world over No doubt labour in India is dearer than it used to be, and the Indian rupee, instead of being

	Correst onding No of Head (Belgian)	Kajputana Malwa		Robil Lund Ku maon (Company s) Section		Jodhpere		Bickaneer	
Preliminary charges General charges	(1)	PT 631	£	Rv 504	£ 302	Rx 41	£	Rx 4°	£ 25
Land	(2)	78	47	4	2			i	
Formation Bridge work Fencing, etc Electric Telegraph Bullsstand Perman ant Way	(3)	4100	2460	2194	1316	1561	937	1803	1082
Stations and Build angs Plant	(4)	1237	742	407	244	131	78	162	97
Rolling stock Loss by Evel singe	(5)	1262 293 *	757 176 °	732	439	272	163	222	133
1		7601	4562	3841	2301	2001	1202	2219	1337

It is impossible to distribute this, but it mainly belongs to permanent way and rolling stock

As the conditions in any two cases are never identical, and bare figures without some indication of the differences convey no particular information, the comparison will be attempted in greater detail

In regard to "general expenses and sundries," there is no very great difference between the Belgian and the Rohilkund Kumaon cost per mile The expenses on the Jodhpore Bickaneer Railway under this head cannot be compared with the others, there must be particular reasons for the phenomenally small amounts, and we shall not be far wrong in concluding that the survey was carried out under the orders of the State engineer, no part of his salary or of office expenses being debited to the railway, but only the pay of the small native staff actually in the field

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paving, like a tramway T' lbs per yard, compares fait

ing 414 lbs, but, on t have renewals of the origin

many years, with 411 lb steel rails, but the 400 odd miles of main

line between Delhi and Ahmedabad are laid with a 50 lb steel rail, which has been adopted as the standard rail for the line. The fastenings and ballasting are equal to the rail, so the exceptional cost of the permanent way and ballasting, £1330, as compared with that of the Robikund Kumaon line, 4998 per mile, the Jodhpore line, £830 per mile, and the Bickaneer line, £939 per mile, is easily explained Moreover, in the other cases, serviceable light rails were frequently available at cheap rates from main line renewals. The permanent-way but of a first class line

"labour and material." our is far cheaper, and

manufactured (and imported) material is far dearer than in Europe These compensate one another, perhaps, very roughly, in accordance with the great contractor Brassey's dictum that the cost of work, all round, is the same all the world over No doubt labour in India is dearer than it used to be, and the Indian rupes, instead of being

	Corresponding No of Head (Belgian)	Rajputana Malwa		Rohif Lund Ku muon (Company's Section		Jodhpore		Bickaneer	
Preliminary charges General charges	(1)	R\ 631	£ 380	R ₇	£	Rx 41	£ 25	Rx 4º	£ 25
Land	(2)	78	47	4	2		i		
Formation	ļ.	1							
Bridge work Fenoing etc Electric Telegraph Bullast and Perman ent Viay	(3)	#100	2460	2194	1315	1561	937	1803	10°2
Stations and Build) ings Plant	(4)	1237	742	407	211	131	78	162	97
Rolling stock	(5)	1062	757	732	439	272	163	222	133
Loss by Excl ange		293	176	Ì	1				
		7604	4562	3841	2304	2004	1202	2279	1837

It is impossible to distribute this but it mainly belongs to permanent way and rolling thock

As the conditions in any two cases are never identical, and bare figures without some indication of the differences convey no particular information the comparison will be attempted in greater detail

In regard to "general expenses and sundries," there is no very great difference between the Belgian and the Robithand Kumson cost per mile. The expenses on the Jodhyove Bleckneer Railway under this head cannot be compared with the others, there must be justicular reasons for the phenomenally small amounts, and we shall not be far wrong in concluding that the survey was carried out under the orders of the State engineer, no part of his salary or of office expenses being debited to the railway, but only the pay of the small native staff actually in the field.

The native states of Jodhpore and Bickaneer built their railways on their own land, so there was no charge under this head A considerable portion of the Raiputann Valley Railway runs through land granted by the native states and, even in British territory—where, is simple, the official last to make compall as to make compall as to make compall as to make compall as to make compared to the companion of the compa

The next head, "labour and material, includes the most expenvice items of all. 'Formation and "bidge work' cost little in the sandy Bickaneer Desert, not more than £83 per mile on the Johlpore and £120 per inile on the Bickaneer Rulway, but they were unavoidably hervy items on the Rapputan Walwa line, £260

per mile for ' formation and £774 for "bridge work '

It is in the matter of "permanent way" that the greatest differences ares. In Belgium, as we have seen, tho cost may be nearly £800 on independent formation (with which alone the Indian figures are fairly comparable), nearly £1000 per mile on the side of an existing road way, and any amount per mile between £1108 and £2266 laid in paring, like a trainway.

lbs per yard, compares fan ing 41½ lbs, but, on t have renewals of the origi many years, with 41½ lb:

line between Delhi and Ahmedabad are laid with a 50 lb steel rail, which has been adopted as the standard rail for the line. The

nred with that of theore line, £830 easily explained

Moreover, in the other cases, serviceable light rails were frequently available at cheap rates from main line renewals. The permanent way of the Rajputana Malwa is not that of a light, but of a first class line

In regard to the whole question of cost of "labour and material," it must be remembered that unskilled labour is far cleaseper, and manufactured (and imported) material is far dearer than in Europe These compensate one another, perhaps, very roughly, in accordance with the great contractor Brassey's diction that the cost of work, all round, is the same all the world over. No doubt labour in India is dearer than it used to be and the Indian rupee, instead of heigh worth 2s, has been at times worth hitle more than 1s in the purchase of Luropean material, but then the pince of that material has greatly decreased also This view is favoured by the approximate equality of cost of "labour and material" on the Belgian (£1552) and Robbilkyind Kumson (

Malwa is too heavy,

the provision of fence by classed of the bridge work too exceptional, for that line to be classed as a light one On the other hand, the peculiar advantages of the

44

Jodhpore and Bickancer lines in regard to direction, supervision, survey expenses, etc, and their meagre requirements in the way of

extent) on "stations and kind of business

accounts, it should be because the traffic requires it, and in that case the greater first cost per mile is justified. Now the gross earnings per mile of the Rajputana Malwa Railway are Rx 1416, of the Rolulkund Kumoon Rx 696, of the Jodhpore Rx 337, and of the Bickaneer Rx 183, and (although the quantity of traffic is by no means the only important factor) the cost per mile of rolling stock follows the same order

Sufficient reasons have been given for rejecting the high figures of

a comparison being drawn with other light lines. But the figures of the Rohilkund Kumaon line and of the Belgian Light Railways are so singularly parallel that it is worth while to repeat them here side by side—

	Belgian Light Railways	Rohilkund Kumaor Railway.
1 General Lxpenses and 1	Cost per mile	Cost per mile
Sundries, 2 Purchase of Land,	218	2
3 Labour and Material, 4 Buildings, 5 Rolling Stock,	1,352 * 286 580	1,316 244 439
	£2,706	£2,304

If we eliminate the accidental difference in the purchase of land and the independent difference in the provision of rolling stock, we have

could be alway ther mean ame. And, as we have seen, it would be equally misles ling to make the comparison between the Belgian

figures and either the exceptionally high figures of the Rajputana Malwa Railway or the exceptionally low figures of the Dodhpora and Bickaneer railways. Having considered and rejected these examples, a few remarks may be mule about the Robilkund Kimmaon

Railway (Company's section)

This line runs from Bhojeepura Junction (12 miles from Bareilly on the main line) to Kathgodam (at the foot of the Himalayas and the terminus for the lill station of Naim Tal), the total length being 53 92 miles. It was constructed, under a Government i per cent guarantee (with a subsidy of Rx 4000 or £2400 per annum from the North We t. Proxincal Government), by an English company, which also works the Lucknow Bireilly line and it was opened for public traffic at the end of 1884.

The rails are laid on sal wood sleepers, which cost little, and the line is unfenced except at stations. The gross carnings were Rx 45,931 on (adding the 12 miles between Bhojeepura and Brielly) 56 miles worked, or 1x 696 (£418) per mile, the expenses Rx 24,904, or Rx 168 (£221) per mile, and the net earnings, therefore, Ix 21,627, or Ix 328 (£197) per mile. On 58 Belgian light rails wars open at the end of 1893, with a length worked of 1166 kilo metres or 718 miles the total receipts were 4,684,355 (£187,374), an average of 4052f per kilometre, or £261 per mile, the expenses 3,303,400f (£134,540, an average of 2900f per kilometre, or £187 per mile, and the net receipts therefore, 1,320,865f (£52,834), an average of 11431 per kilometre, or £74 per mile

The ratio of expenses to receipts is, on the Belgian lines, about 72 per cent, and, on the Indian line about 53 per cent. But the differences in the nature of the traffic, in the receipts per mile, in the working of a long and of a short lead traffic, and in the working of

is only 54 miles long, but the same Company works also the Luch now Barelly action and the Dadhwa branch, State built lines, which make up the total mileage worked by the Company to 285 miles The average lead of passengers on this system is about 33 miles, and that of goods 65 in the first, to 87 in the second, half of the year. The amount of business items, too, is much less on the Delgan than on the Indian lines. In regard to the nature of the business, it may be observed that the ratio of passenger to goods receipts is about 75 per cent in the former case, and 42 per cent in the latter, indeed, on most Indian railways, the goods bring in far more earnings than the passengers.

All these differences, too, prevent us from making a comparison between the rolling stock of the Indian and Belgian lines. On the former, 27 locomotives, 166 passenger vehicles, and 674 goods. vehicles suffice for 285 miles of line worked as one system. The
233 locomotives, 716 passenger
age vars, and 6 special vehicles
figures, however, illustrates the

humaon Kulway system as likely to be fairly accurate for the Com pany's section al o, the average passenger fare per mile in 1894 was 26 pies, or say, 0 195d (well under 1d), and the average rate per ton of goods was 56 pies or 0 42d (less than 1d a mile). The lowest passenger fares per mile on Indian railways vary, in average, between 2 and 21 pies but the Madras Railway (to its loss, for the reduced fares merely meant reduced profts) were much lower even than that The lowest or second class fare on the Belgian light lines is 5 centimes, and the first class fare not much higher, 7 centimes * Professor Hadley, in his Railion! Transportation, observes that the Belgian "passenger rates are lower than anywhere else in the world, except, perhaps, on some East Indian railroads" His cautious qualification is quite unnecessary We must not infer that Belgian lines would gain by lowering their fares to the Indian standard It is merely a case of not charging more than the traffic will bear The Indian wages, both of the fourth class pastenger and of the rulway menual, are generally no more than 4d a day, so that less working expenses compensate, in this and in other ways, for the smaller fares From en average rate per ton per mile of goods we can learn nothing In 1894 it was 5 03 pies on the East Indian Railway, 650 on the Bengal Nagpur, 672 on the Indian Midland 911 on the Eastern Bengal, 836 on the Great Indian Peninsula, 7 68 on the Bombay, Baroda, and Central India, 8 59 on the Madras, 626 on the Bengal and North Western, 633 on the Raiputana Malwa, and 988 pies on the Jodhnore Bickaneer Rail Fxclusive of terminals, fifth class goods may pay as much as I pie per maund, se, 21 annas (or about 2d) per ton per mile, while first class goods may pay as little as a pie per maund, i.e., 41 pies (or about 3d) per ton per mile, and the special class goods minimum rate (as, for example, for coal and coke) is 1,7 pio per maund, i.e., 27 pix 6 or about 3d) per ton per mile. The Last Indian Railway carries three-fourths as many tons of coal and coke orehandise.

> goods per arries only

general merchandise, wherefore (among other reasons) the average rate per ton per mile is a high one Precisely the same tariff may be

[&]quot;There are not the fires, according to Mr Cary Elwes figures for 1991, but in 1806 they were stated (in The Fagurer, July 3 1896) to be usual on these releval ince.

enforced on two given lines, and yet obviously the average rate per ton of goods per mile may be much lower on one line, which carries a large proportion of mineral traffic, than on the other, which does not. No practical use can be made of such figures 1-sond the intellectual exercise of discovering a satisfactory explaination of the differ ences between them

On the whole, therefore, the comparison between the Company's section of the Robulkund Aumon Raulwy and the Relgam rules cannot be continued beyond the cest of construction I wan in the least favourable instances—the whole of the Robulkund Rumann and the Robulkund Rumann

Rapputans Valwa Railway it is as low as 38. These are all metre gauge lines, as are, the B Igian, but they occupy the position of main lines on the map, and are worked as fairly large systems (see Appendix IV.)

If we want to find short horse with small traflic we must turn for the 20 and 2 of range horse-thle forth of 20 cape, 28 miles long, earning £152 a mile, with a ratio of expenses to earnings of \$1 per cent, the Gackwars Palhoi (2 6° gauge), 72 miles long, extraing £200 a mile, with a ratio of expenses to earnings of 60 per cent, the Cooch Behar (2 6° gauge) 22 miles long, extraing £110 a mile, with a ratio of expenses to earnings of 79 per cent, and the Morri (2 6° gauge), 91 miles long earning £201 a mile, with a ratio of expenses to earnings at 55 per cent. No quotation of figures has been made here in regard to the Darpethog Himalayan Railway, becausa t is as singular among Indan, as the Festinog is among Figlish, lines. For it it may be mentioned that this hill line is on the 2 0° gauge, is 51 miles long cest fix 6009, or, say, £3605 per mile to build, earns £749 per mile, and is worked at a percentage of 59 to earlie.

a short line, it so happens

that very often all these small conditions, including the gauge, go together

There is one very significant factor (to which attention has not

•

direction The supply in either case depends upon the demand, and especially upon the demand of passengers, but the fewer the trains, the longer the trains may be made up, and the cheaper they may be run—a very important matter in the working of high railways. We have a very notable instance of such economical working on the Bengal and North Western Ruiway, the agent of which cannot (in the table g ven in Appendix Y) quote an average through speed of coaching trains, because he does not run any, his long trains are

where mixed one pooling there is no frequent service of light and mixing parently reach, means there is no demand for such. There is mixed then, without duty practical inconvenience to the customers of the ruleway, to fill way or such to pure commers a full train load, and here the notice of the mixed to make light subject not as mixed to make the first subject not as

Figures of later date—for the years 1894 and 1995—show a ready, if all not, in comment in the financial result of Belman Lolis

re lways

At the began is of 18-55 there were 1013 miles of locat railways in Bely and the nominal capital of the Somely had reached \$1,929,950, and there were sty for hims in openit on, of which the Brown Protes Expansive was worked by electric traction (on the well-known "Thomson Hourban" oneshead cystem jained the North-Antwerp by hours, all the not being worked by steam bound to re-

Of four lines that had Intherso been a dead to s, the Degrae-Authende not only pail off its previous to set, but actually give a dividing the The Eachter pail off a portion, and the other two showel sorie in provident. The total loss in working up to date was Light, which the great prevent ends of each her could cover 22

times over, and the g neral reserve, 5 times.

In 1893 only fourteen lines yielded more than 31 per cent, giving the share holders a second dividend. In 1895 there were twenty three

lines able to do lar more than 3½ per cent. The total recepts in 1857 were 5,903,455f, or £236,138; the working (ap new 4,001,110f, or £163,644, and the net recepts, therefore, 1,812,355f, or £72,49f. This makes the ratio of working expenses to botal recepts 6.93 per cent, as compared with Tiper.

cent in 1894 and 72 in 1893

Benefits — As some industion of the general benefit to the country of Belgian Light Railways, the following quotation from Mr Cary-

been benefited by the remarkable instance being a great impetus, and has

in its turn, given rise to the establishment of a large number of sugar fictories

Another industry which has notably profited by the increased railway accommodation is that of atone quarrying, several quarries which had been abundoned owing to insufficient means of transport having been reopeied, in addition to new ones started. Market grid hing has also been succeedibly encouraged, and was specially adopted to the currings of brakets of fruit and vegetables have been built. So great has been the succeed of the easy means thus afforded to the poph of taking agricultural produce to market that a special night train has had to be put on, which enables pecant farmers and grid-heres to arrive very early at the market, and to be back again at this flower, by 6 c'eleck the same morning.

* The f ogineer, July 3, 1996.

"This train has been taken advantage of particularly by growers of strawbernes"

While we are upon the subject of the probable benefits of light railway projects, the hopeless endeavour of the sanguine statistician to base a rule upon only one or two factors, where an infinite number of factors are concerned, is illustrated by such a question as the following —

What minimum of (a) density of population, (b) wealth, would justify the formation of light lines in given district?

Now if we are to part for density of population and wealth in a

Now, if we are to wait for density of population and wealth in a

causes, which justify such projects

To such a question, however, the National Society manages to give an instructive reply * Their lines are laid in well populated commercial centres, exclusively intended for passenger traffic, but it is impossible to say how many inhabitants are really served by them, because radways of standard gauge already run through the district. The energy of the inhabitants must be taken into account, and the trade and industries of the country traversed. For lines intended for both passenger and goods traffic, there is not and can not be any fixed minimum of inhabitants to justify their construc tion The population may he scanty, but the land may be fertile, promising ample traffic in agricultural produce Or, industries may be tapped which ensure considerable goods traffic. Where these inducements are less, the population to be served must be greater On the other hand-and this is still more destructive of the practical value of a question of this sort-it is not impossible to find an agri cultural district, such as those served by the Dutch railways, where the population is both (a) dense and (b) wealthy, and yet the traffic 18 DOOR

The problem may be compared to an equation with an indefinite number of terms—

$$x = aA + bB + cC +$$

where certain values have to be assigned to A, B, C, representing density of population, wealth, agricultural produce, manufactures, etc., and also certain values to the co-efficients $a,b \in c$, measuring the actual effect of the factors A, B, C In such a case, how far is an advance much sowards a solution of the problem by determining the first and second terms, if we leave the others unfouched? We crintop ropotably make precise calculations in one particular, and ignore the others, when they all conduce to a large result Co operation of State and People in working Light Railways.

Co operation of State and People in working Light Railways — It may not be out of place to make a few remarks upon the part taken by the Government in hight railways in Belgium "Railroads,"

^{*} Bull de la Comm Internat du Congres des Chem de Fer, vol 1x , 1895

says Professor Hadley,* "missted on coming whether monarchical Governments liked them or not, and they did so much good when they cume that the Government soon decided that they were a good thing, and gave their paternal assistance, either in the form of

work was started as early as 1833

mall, however, between 1850 and private lines, until

country Now, as

ownership of the

to State and and State contr main line system of standars and 13 worked by the State

The light railway system is much more
is its head, but the monopoly
by the State to the National

by the State to the National company are the State, the Communes, the Provinces, and private individuals, yet these share-

holders have no part in the ors even being appointed by the State leased out by the Society to increase tons formed by the local authorities. We have here a most interesting combination of the State, a society—which is at one and the same time a private command a denorment of the State—and a either

tions formed by the local authorities. We have here a most interesting combination of the State, a cocety—which is at one and the same time a private company and a department of the State—and, either as shareholders or working agencies, the people, separately as private individuals or associated as local governing bodies or independent

ways, but they meet on more or less equal terms as officials, and there relations are far easer than would exist in England between a similar company with a light railway monopoly and the great private corporations to which our standard railway system belongs. The delegation by the State to the Society of the promotion, construction, and administration of all light railways has made the marvellous development of the latter in Belgium possible, but the application of the same method to the different conditions of Great Britain might meet with little favour

Taking into consideration the actual percentage and by Belgian light railways, as a whole, and their total effect upon the country districts, M. Colson's opinion't that their organisation had been favourable to their construction but not very satisfactory in regard to their working can scareful be accepted.

^{*} I ulroad Transportation, ly Prof A T Hadley, p. 200
*I ull de la Comm Internat du Comp les Chem de Fer, 1801,—" La Légula it n des Chemins de Fer Economiques."

CHAPTER IV

LIGHT PAILWAYS IN FLANCE

CONTENTS - Railways unit ated and aided by the State Railway system

ing and even constructing the railways before the companies could be induced to take them up

In France—and, indeed, in all countries but England and America—we discover a dependence upon State initiative and a regard for symmetry and system which are strange to us. When an Englishman or American sees his way to a big thing he only asks the State to let him alone, nor does he waste time in considering whether the par ticular thing he wants will ultimately fit in accurately with some general design, so long as he can accomplish his immediate purpose in his own way, he is content to leave it to others to find a consistent theory to explain his practical success. The Frenchman, however, likes to have a symmetrical and comprehensive scheme before he attempts to carry out the details. Accordingly, a perfectly planned had to be a supplementation of the supplementation of the strength of the strength of the strength of the strength of the supplementation of the strength of the strength of the supplementation of the strength of

orward 1842 The State was to contribute rather more than half the cost, private capital the remainder, and the railways were to revert to the State in forty years or so

In 1848 there was a check, but, in 1851, Napoleon III extended the duration of the companies' charters to ninety nine years from that date, in order that their permanent position might he assured and

their development encouraged

A few years later, five or six main lines radiating from Paris held a monopoly, each within its own area, of the through traffic, and were not at all concerned to develop local traffic. Secure in the posses sion of the through traffic, they had no inducement to build branch lines for the development of local traffic, the prospects of which were doubtful, and the profits much less remunerative. In 1859, however, a distinction was made between the "old network" (ancient réwau) of paying mun lines and the "new network" (nouteau re cau) of less profitable extensions, which the great companies were invited to construct under the most liberal guarantees of interest by the Government, if the lines paid, the companies bought out the Govern ment, and, if they did not, the Government had to make good their guarantee, so that the companies got more profit out of it than any body else *

The law of 1865 attempted to establish local lines independently of the great companies, and was therefore, quite a new departure. The local authorities were empowered to advance money for the construction of chern branch lines Unfortunately, having been built on the standard gauge, these lines, which were intended to be purely local and tributary, combined, in spite of prohibition, to form continuous routes competing with the main lines. They became involved in speculations and expenses beyond their means. And, after coming to utter grief, most of them were bought up, either by the State or by - linto the main line system

new life to light railway de

 as well as to local rulways
(el cinius de fer d interet local), by a tramway, in French legislation, we must understand a railway laid wholly, or for the most part, on a

affecting the gradients, curves, number and speed of trains, rates, etc. are separately prescribed in the specification for each railway (a

fight attat wild amparent the De f

amployed Examination of stock on running trains is not enforced Block instruments and telegraph are not required, telephonic communication, which is cheaper than telegraph, is permitted, these single lines may be worked by staff. Trangles replace turn tables. The length of trains, by the decree of 1889, is limited to sixteen vehicles, but a buffer vehicle between the engine and the first pies engier couch is not required, nor, if the train bo fitted with the continuous brake, need there be a special brakesmin in the last vehicle, or a fireman on the engine. Three trains daily eich way are the usual minimum of service with a subsidy for extra trains. Stations and approaches need not be it until fifteen minutes before an ovening train is timed to arrive. Such are the simplifications of working which may be inserted in the specification for a local line.

The majority of local railways have adopted the one metro gauge, but this does not determine their differentia from or limity railways, several of which have been constructed on that gauge. The distinct

tion between them is rather administrative and financial

Light Railways under Local Management Subsidised by Aid from State and Main Line Companies—The ordinary railways are subject to State administration and centralisation. The local railways are under departmental or local administration and all powers reverted in the specification to public authority—such as approval of the project the arrangement of time tables, and the classification of rates—are placed in the hands of the Prefect of the particular Department without reference to the furnister of Public Works.

The relief afforded by administrative decentralisation, however, has done less for the growth of hight railways than the financial facilities introduced by the law. It deals only with the terms on which State grants may be made, leaving the actual details of the concession to be determined by the local authorities. State grants may be made without imposing any other obligations. These substitutes the form of annuities amounting to not more than 5 per cent on first cost capital, and must not increase the gross revenue of the railway beyond 10 500 francs per kilometre (£517 per mile) of broad gauge line, 8500 francs per kilometre (£517 per mile) of narrow gauge line, or 5500 francs per kilometre (£418 per mile) of tramway. The State will only

that the local authorities who

that the local authorities who the co-operation of other inter

subsidy, and, if the latter takes the form of capital or works, instead of an annuity, it is equated as an annual charge of 4 per cent, including amortication. Under the law of 1860 the public aid was given to capital, under the law of 1880, to revenue

By making its subsidy an annual addition to revenue, instead of an immediate addition to capital for construction, the State hoped to strengthen the working of the line, and at first the Departments

* "Txpos de la Question de la L'gislation des Chemins de fer Leonomiques" ly M Colson,—Buit de la Corim Internat du Congrès des Chemins de Fer, 1891

followed the same course, with the same object Unfortunately, the lines thus established discovered in such conditions no great induce ment to improve their working The concessionaires found their profits in raising the capital and promoting the construction of the lines, after that, they were guaranteed interest at 5 per cent, of capital, and knew well that, even if they exerted themselves to the utmost in the development of traffic, they could never earn that minimum of revenue

It became very evident that, if the system of annual subsidies was to prove satisfactory, the working expenses should be calculated in accordance with a revenue formula, not a capital formula. In many cases, however, the effect of some of these formula was to content the working igency with such traffic as offered and could bear high rates, they promised no further remuneration for developing traffic by a reduction of tarif, or for attracting more business by multiplying and improving the service of trains.

and improving the service of trains.

Another suggestion occurred to the Departmental authorities. II, with their superior credit, they could borrow monoy at a much lower rate of interest than had to be guaranteed to concessionmizes, why should not the Departments themselves raise the construction capital, and force the concessionmizes who took up the lines to seek their profits in an expansion of revenue, enterprising management, and economical working? M. Colson's chief fear was that the Depart ments, unless checked by higher authority, might go too far in that direction. The concessionniares should at the very least furnish the rolling stock, for, if "

what was to prevent

they got into difficult

able security, which means tying up money instead of utilizing it. When this system of Departmental construction is adopted, meroever, the working agreements are for comparatively short periods, and, in order to ensure the proper upkeep of the way and stock for which the Department has paid, it becomes necessary to deduct, from the sharr alloited annually to the concessionnaires, as certain amount to be dovoted to the formation of a municonance resurve fund. Such, too, was the experience of the Hegian National Society

The custom of making good deficits on working expenses was gradually discontinued. If the gross receipts were less than the working expenses, they were handed over to the concessionnaires up to a certain figure. There was thus a limit to the charges falling upon the Departments, and little inducement to promote lines which were not likely even to pay the cost of working. As, however, it is line improved, and the receipts grew, the Departments would very naturally want a fair share of the profits, and here they were exposed to

prosperous the line might become, if, on the contrary, the conces-

sionnaires did not get enough of the surplus, they would not do their best to increase it. The concess onnaires to whom the line was leased might see their way to a relaction of tariff, an improvement of faculties, and an exprission of traffic which would benefit the passenger, the shipper, the distinct and the country at large, yet the fraction of the surplus allotted to them might not repay them for the touble, the cost, and the sacrifice modved. The contradiction in terms of formule based on gross receipts seemed an insoluble difficulty. Experience had not yet stamped with its absolute approval any of those formulæ which endeavoured to combine, with a division of receipts, a due valuation of the nature of the traffic and the conditions of working. In 1892, however, the year after M Colsons paper was published, If Considère enuenated a formula which won his warm approval, and the discussion which ensued between these two distinguished experts will be referred to in some detail later on

In regard to the formation of capital by a company holding a concession, the law of 1880 required that the issue of debendures should be subject to the authority of the Minister of Pubbic Works, and that, only in special cases where the solvency of the promoters was beyond question, should the amount of debenture capital be per

mitted to exceed that of the paid up share capital.

The burdens laid upon the concessionnaires of State subsidised local lines in the way of public services, although not so great a those borne by ordinary railways, were sufficiently heavy, including

as they did the free carriage of mails

The law of 1880 with its promise of fewer risks, but smaller profits, seemed to favour the formation of local companies by those whose property or business woull be likely to benefit by a railway passing through the distinct. It appealed less to outside promoters or contractors, who, if they take up schemes in various parts of the country, like to be able to consolidate their management under one common direction. The effect of the later and more prudent policy of limited subsidies has been to induce the Departments more and more to take the construction of local lines into the "own lands, and then to lease out the working. This, however increased the charges upon the Departments, and once more opened the way to intervention on the part of the great companies in some cases.

No doubt, the interest of a great company's main line in the promotion of a tributary local line would seem to be more immediate than that of the State, which could only find compensation for its assistance in general, indirect, and even remote gain. No doubt, also, the State should only take action after those who are more immedately concerned have failed to do their part. But all along the great companies had shown no inclination to take the lead in the development of minor railway connections, and it was not until there was a reaction against the tendency of the law of 1880 that the assistance of the great compraines invited notice

The Northern has bought up some branches which could not pay

their way, capital has been advanced by the Northern and Lastern, the Southern, to tributary lines nunction facilities to light lines at

ratio of the light line's share of

expenses to that of the main line is as the traffic units of the light line to the sum of the traffic units of both lines

Main lines working light lines sometimes take from earnings only their actual expenses-cost of maintenance, rolling stock, fuel, and the staff actually resident on the line-requiring nothing on account of general charges or station rent. This is very much the sort of lenient treatment which the (2 6" gauge) Cooch Behar (nativo) State Railway in India received from the Eastern Bengal (Government) State Railway, actual expenses only were charged, and the services

of the superior staff were rendered gratintously Through rates and through services between the great lines and these branches do not provail M do Bicker* argues that through consumment is only beneficial when it is accompanied by a reduction of rates, that this means a decrease in the fixed charges, and that this loss falls upon the smaller line, since it has to do all the work-

-which these fixed charges feeder has a rebato per pas

of passengers brought to the main hae, but, says M do Bicker, "this would seem to be excep

tional, however, it shows so keen a sense of justice that it deserves

marked attention "

We may sum up in a few words the relations which have hitherto existed in France between these light railways on the one hand, and the State, the Departments, and the great railway companies on the other At first, as we have seen, the promoters constructed and equipped the line at a certain cost, and the State and Department paid interest on that at a rate which is far higher than the present market rate, and then the promoters received, for working the line. a constant sum plus a percentage of the gross receipts, while, if the latter fell below a certain figure, the State and the Department had to make up the deficit This system of guaranteed interest was too extravagant to be continued, and the later system was for the Department to build the line, and then to lease the working of it to a contractor, whose remuneration is determined by formule designed to make him personally interested in the development of traffic

The Financial Position of Light Railways -In 1894 the con

Bullet n de la Commiss ou Internationale du Congrès des Chem ne de Fer. 1891

shape of guarantees on these local railways and tramways, and M the construction which we are

local interest

to add considerably to habitities which were already sufficiently senous. The interesting but discouraging "Report on the Trainways of the Charente Inferieure" driven up by Mr Stovin Warburton, Her Majesty's Consul at La Robellell, although it deals in detail with the light railways of only one Department, takes a most unfavourable view of all. Unfortunately, the subject of light railways in France was still too controversal to enable M Hanotaux to everses a pronounced opinion upon their administration, and Mr Warburton's report is the only one published. If, as he say, she carts really cut out the railway on the very sume roads it must be a very bad case fluit it see he says that agnositized produce is preferably carried by cart to market towns ten or twelve miles off. Difference of gauge between the main and light lines must be largely responsible for this

The reader will remember that the term "tramways ' means such hines as we are concerned with, as Mr Warburton explains, and the

report deserves quotation in extenso -

During the past year there has been a considerable amount of tramway construction in this district, and as the subject is one which has attracted a good deal of attention in our own country of late,

well as on the

"Any line that runs for more than two-thirds of its whole length or a long the sides of the public roads is a trainway, and one which does so for a lesser distance is a railway

"In this Department they are constructed for about 30 per cent of their length on lands purchased for the purpose, and for 70 per "erefore, not being able to show the

tramways, are classed as railways, the tramways of the Charente

'the tramways of the Charen

"The formalities necessary before the construction of the lines is

permitted vary also according to the nature of the ground on which they run

^{*} Revue des Deux Mondes January 15, 1896 + Reports from Her Voyesty's Tepresentatives Abroal on L glt Railways (Commercial, No 9 1894)

"If they are made (wherever they follow the reads) on those which belong excharged to the Department or the Communes, the Council General of the Department can authorize their construction — If, on the other hand, any part of them runs along a read belonging to the State, such as a national rord, or the wharf of a maritime port, the concession can only be obtained from the State, and this last is the case with the trainways of the Charente Inferieure, which have been authorized by a Decree from the President of the Republic

The cost of making the lines is then paid by the State and the Department, here each provides one half, but the latter has to find the money in the first instance, as the State contribution is not given in cash, but in the form of an annuity spread over a term of fifty

ven

"This is how the matter was carried out here. The Department is the payraster, and advertises for a continuous willing to construct the hines and also to work them during the whole of the concession, which is for fifty years, engaging to repay him the actual outlay incurred, provided it does not exceed a maximum sum agreed upon which in this instance is fixed at £2735 per mile, and includes cost of land purchased, running stock, and everything close.

"But the contractor does not receive the whole sum in each, only being paid three forths of it, the remaining fourth, being considered as a contribution from him, is deducted from the total sum die, according to his tender, and he is allowed interest on it at the rate of

4 per cent until his concession expires

"The working of the lines is entirely at his risk, but a calculation is made when giving out the contract as to the probable cost of

maintenance and working as well as of the probable receipts
"I am informed that here the estimate agreed upon between the

Department and the contractor was that it should be put at £76 per mile plus two thirds of the gross receipts

"The tranways of the Charente Inferieure are intended for the transport of agricultural produce, goods, and passan, ers, the width of gauge is nearly 40 inches, which has been chosen as likely to be the most useful size, the locomotives weigh 15 tons, and the wagons can carry a lead of 10 tons, so that practically they are railways running along the reads for most of their length

"Having described these lines, which are similar to others lately made in different parts of France, the question naturally arrase as to the benefit derived from them by the districts into which they have been introduced, and on this subject, having consulted persone connectent to form an outsion. I have found it to be renerally

unfavourable

"There may be instances in which these lines have been a success either financially, or by developing the resources of the district to such an extent as to make up for the loss to the public purse which they generally involve, but I believe them to be very rare, and I

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should require very strong evidence that this was so in any case before I could credit it

"It is rather soon to page a judgment on the services which the tamways of this Department may eventually render, but at present I cannot see that they have any chance of doing so to an extent which can ever compensate for the amount of money spint on them

"They run through an agraultural country principally, so that it is to persons engaged in this occupation we should expect the principal benefit to accrue, but I believe that they will be very hittle need by

most of them

"The line pases by hundreds of firms of moderate size (say, from 20 to 200 acres), mo tly tillage, which nece states the use of horses and earts, say ral of which are generally kept on each farm

and carts, several of which are generally kept on each farm
"The farmers have product to sell, but it is generally sold at the
different market towns for ten or twelve miles round, and delivered

at the buyers hou e

"The transvay only runs from one point to another, and if it passes through a certain number of market towns, it leaves a far greater number equally near to any particular farmer untouched, so that in their case it is of no use to lim at all

"But even when it runs to the exact place to which he wants to

as the district is not a manufacturing one, or sufficiently populous to provide the amount of goods or passenger traffic which would enable them to pay the expenses of working, it is not easy to see what advantage will be derived from them except to a very limited number of persons

"I believe this to be the case in most of the tramway lines which have hitherto been constructed (in a greater or less degree), and it will

and for commercial reasons

"If the arrangement by which the funds are obtained is looked into, it will be seen how great an inducement is offered for getting up undertakings of doubtful wisdom when this can be done at the public cost

"In this case, half the charges are paid by the State in the first place, which would present some difficulty if the money had to be paid down in civil, but the objection to providing so large a sum at once is got over by making it in annual payment extending overlifity years

"The Department naturally wishes to profit by the outlay of this large sum, of which it only pays an infinitesimal part, and in order to do so has to provide the same amount, which it is able to do without inflicting on itself any additional taxation to signify, by horrowing the total sum required at a very moderate rate of interest, which during fifty years will be in a great part paid by the Government annual grant, so that till the end of thit period nobody will be much the worse off. This would not be so if they had to make up any great loss on the working of the lines, but this is guirded against by the arrangement made with the contractor to work as well as construct them, by making him subserbe one fourth of the capital, and by paying him the interest of this sum during the period of the concession.

"Of course, this increases the cost of the undertaking, as he must consider it in his tender, but if it does, it also increases the half paid

by the State and the annual payment in her of ready money

"It does not seem to me very surprising that, under the circumstances, every part of the country should wish for trainways without looking very closely into the question of whether thoy are likely to benefit the rest of the country at some future time, for there can be no doubt that they benefit some persons at once, and the expenditure of a large sum of money is always popular in a district when the tax payers are not called on to pay more on account of it.

"I have read a great deal of correspondence during the past year as to the desirability of constructing trainways at the cost of the State or country districts in England, and the advantages which would result to the country generally from an expenditure of public money

in this way

"On this subject I am not competent to form an opinion, but one argument used by the advocates of it appeared to me a very fallacious

"It was, that it had been done in France on a large scale for some years past, and that as most of the lines did not work at a profit, the direct loss to the State must be counterbalanced by some indirect

difficult, and that if such proof had been required here many lines would never have been constructed

"Persons who wish us to follow the example of this country should remember that here it has been for many years the practice for the State."

grant

money can be so spent in a particular district

"In these Departments bordering on the sea, millions have been granted by the State for making and improving scaports and for other maritime works of little advantage to the inland population, which expects its share of whatever is going in the shape of Government aid, and will insyst on having it.

"Then the political question steps in, and these districts have Deputies and Senators like other places, whose first duty is to their constituent, and if they neglected it, and were not able or willing to secure this share for them their places would be very likely to be

taken by others possessed of more energy or more influence. "The electors of a district consider that they are the best judges

of what is good for them, and it seems a lived case to refuse a grant for a tranway on the ground that it will not pay if they wish to have it, when their nei, labours in the same Department have been given sums five or six times as large for other undertakings which pay no better

"I believe that this was the case here, and that some prudent per sons in other parts of the Department did at first oppose the tramway scheme as a waste of money, but were met with the answer, "lour

> nt of that

people are not so anxious for them as they were

"I am told that many lines which had been projected will not now be carried out, and although the mero finishing of the systems already begun, and which cannot be stopped, may amount to a considerable mileage per year until they are completed, I have reason to behave that after this year trainway construction will show a considerable falling off in this country

"An experienced engineer, who supported the trainways of this Deportment, informs me that since sceng their working, he has entirely changed his mind about them, and will never again vote for a steam trainway in rural distincts unless it is entirely constructed on land purchased, and does not run anywhere along the public

roads

"My informant considers that in order to justify the outlay in current in making trainway lines, every mile of their route should be able to feed them with light or heavy traffic in proportion to their cost of construction and working expenses, and that in order to fulfil this condition thay must be made in one of two ways.

"I Cheap to construct and work, and in this case they should be only what used to be known as a trainway, we, a line running for all its length along the public roads, with light rails, carrages, and wagons, which enables a service to be kept up of carrages running frequently at small cost

"This kind of trainway requires to be worked by horses, or by engines of a lighter and more economical build than any at present prid down in cash, but the objection to providing so large a sum at once is got over by making it an annual payment extending overlifity years

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getting a few hun Ired tho san Is for ours.

"I think, however, it will be found that owing to their want of success tramways are going out of fashion in this country, and that people are not so anxious for them as they were

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"This kind of tramway requires to be worked by horses, or by

in use in this country, but except in or near large towns it can scarcely

OTOT TOT

"2 By making it (as has been done here and elsewhere) a railway more or less light, worked by ordinary steam locomotives, capable of moving a large amount of tonnage in heavier trains running less often.

A line of this description cannot be run entirely along the public roads in this country for several reasons, one of which is that very few of them are wide enough to al

land must therefore be purchased,

has been done here on 30 per ce

mously increasing the cost, and even this has been insufficient, for where the line does follow the highways, owing to their narrowness,

18, I hear, likely to go in damages,

"Again, the working expenses are very heavy, owing to the rise and fall of the ground on the road parts

ü

In one section of about sixteen miles the locomotives have to work the traffic on an incline of as much as 1 in 30, and they are themselves so heavy when fully provisioned with coals and water, that they can

only draw a load of two and a half times their own weight

"This does not matter very much at present, there being so little traffic, but if what is one of the arguments in favour of trainway-making proves correct in this instance, and that sufficient treffic is developed to make the line of benefit to the population as a whole, the line will have to be abandoned and a regular railway constructed in its place, entirely on purchased land, so that the steep gradients

may be avoided

"I cannot help thinking that it would have under the outley in stances, been wiser to have spent a very small part of the outley in curred on improving the public roads, which, in this Department, are far from perfect, but then no grant from the State could have been obtained for such a purpose. The general impression now in this country seems to be that the solution of the question of rural traffic does not be in trainways, but in mechanical traction on the ordinary roads, and that the only difficulty in the way is the want of a loco motive suited to them, and which will not be obliged to carry the great load of coals and water which they do at present, this has not yet been contracted, but the experiments larly carried out in France seem to indicate that the difficulty is most hikely to be solved by the use of petroleum as fuel

"If this should turn out to be the case, I feel sure that many country districts will regret having saddled themselves with a costly system of trainways which must be prud for some day, even if the burden is not felt at present, and when we remember the enormous indebtedness of the Communes, any addition to it must appear to be a

serious matter

' This debt, which, in 1862, amounted to £26 000 000, or 15s per head of the population, had risen in 1890 to £129,000,000, equal to £3 44 per head, and must have largely merease I since then owing to the liberal expenditure on public works during the last four years, which has been facilitate! by the low rate of interest for loans secured by county or municipal guarantee

"There may be (as I have sail alrealy) some lines of tramways which are exceptions to the general rule and have proved a success by benefiting the country generally or paying their way, but I believe this will be found to be owing to exceptional circumstance, such as

Toury, but I believe it combines both these alvantages to a degree not found elewhere, and still its carnings have not hitherto been sufficient to prevent lo s in the working "As to others I have never hear! anythin, beyond the general

statement that they benefit the district without any facts or figures

being given to prove it

This is a somewhat depressing report and it will be noticed that Mr Warburton is very sceptical in regard to the ' indirect advantage to the population at large of sich I nas Tr + + - + h that his point of view is that of

believes only in a scheme that w

official props It will be only fair to quote a few mere cheerful figures* r

Luc-sur \ Company

Year	Number of Passengers Carried	Total Receipts	Working Expenses,	Surplus
1893	215 233	£ 6754	£ 5189	£ 156J
1894	256 664	8788	5309	2986
1895		8930	5271	3209

The gauge, 2 feet of this light railway was chosen in preference to that of 2 ft 6 in because the latter was too near the existing metre gauge, a reason which would not of course, obtain in England, and

has not prevented us from adopting the 2 ft 6 in gauge in India Both at Dives and Luc sur Mer the line touches the Western of France The track is laid mainly along the side of the public road Besides ordinary traffic, there is extra traffic in summer between Caen and the coast, and even in winter, on market days at Caen, a good amount of business is done in passengers, goods, and farm produce from and to the ruml districts The smallness of the gauge, and the portability of the permanent way, make temporary extensions easy, and the lines may be run down to the fields during harvest, and shifted as

The permanent way is of the Decauville pattern, and weighs 89 lbs per yard It consists of ruls, weighing 30 lbs per vard, fastened to sleepers weighing 241 lbs by two incide and one outside rivets, and is laid in sand ballast, topped with gravel and stones Level cross

ings over roads are paved

Land (which has frequently been a costly item on the liberal valua tion of juries composed of peasant proprietors) was free, and there is

no fencing

64

There are fifteen stations-some with sheds only, others provided with a small office-two running sheds and one repairing shop Telephonic communication has been established on the return wire system.

tons They are made open for summer traffic Mixed first-class and

which carries a 10 ton load (a standard gauge load), does not weigh more than 31 tons

Since 1893 there has been a reduction in train mileage expenses latter having been and 18 ls 44d in 1893 and small line, it is said 1s

th of August, or an average of 2000 per day

Another line on the 2 feet gauge may be mentioned, that from Pithiviers (Orleans and Malesherbes Railway) to Toury (Paris and Orleans Railway) * It was referred to in Mr Warburton's report above

This railway was constructed by the Council of the Department to encourage the cultivation of bestroot and the manufacture of sugar

. Foris on ' Light Narrow Gange Rulway in France" (Le Génie Civil, vol. xxv , 1894) Min Proc Inst CE , vol exvist , 1894 Forgion Abstract

Its working has been leased to the Decuvuille Company, the terms being that, in any year, if the gross recents are less than £116 a mile, the Department shall pay the Company half the difference, if they are more than £148, the Company shall pay the Department half the difference, and, between these limits of gross receipts, no payment shall be made either way. The Department hoped also to save something in road maintenance

The hire is nuesteen rules long, with see on intermediate stations, and six other stopping places where passengers without luggage may join the train. The track is laid on one side of the public road, and is not separated from it in any way. Most unfortunately, the opposition of the Communes forced the line to make a dictour round the villages instead of passing through them. At the stations are an open passen ger shed and a patied loffice containing a weighing machine. The conductor issues tackets on the train. The gradients are generally about 1 in 100.

The rails weigh 10 1 be per yard, and are cold riveted to steel sleepers, with ax inches of ballast under the sleepers. There are two goods engines, compound on M. Mallet's system, weighing 9 tons

sighing 7 2 tons le wagon bogie, or beetroot, and

The cost was

Important branches have been laid down by cultivators and manufacturers

"Reselly" in La Yose Force, has given some interesting par treduars' regarding a group of five local lines, aggregating one hundred miles in length, traversing a desolate sandy desort in the Landes, and owned and worked by an independent company, to which the Great Southern Railway has given a guarantee of 5 per cent on capital These lines were opened in 1891. In 1893 the gross receipts were £18,000 (about £3 10s per mile per week), the working expenses £11,000 (£2 3s per mile per week), and the net earnings £7000 (£1 7s per mile per week).

A reference to the short table at the end of the book, compiled from the Railway Returns of the United Aingdom, will show that the gross receipts are very poor indeed. It is all the more remarkable, therefore, that the proportion of working expenses to total receipts should be so low as 61 per cent,—about the same as the Festimog Railway can boast of with nearly even times as large receipts, and very creditably approaching the figures which we find opposite the 66LIGHT RAILWAYS AT HOW! AND ABROAD

But then the Southern Railway received £32,000 gross receipts on contributed traffic and this traffic was worked at very much less expense than 56 per cent of the receipts, the average percentage obtaining on the system, so that the net revenue due to the hranch lines was a Couthern Railway had to he article infers that a

M Colson *-- in his report to the International Railway Congress of 1891-implies that, both in France and Belgium, light railways have been successfully launched, so far as their construction goes but

that their working leaves much to be desired

Discussion on the Utility of Branch Lines -The advocates of light railways will find in M Considère a articles; on the utility of branch lines - and in M Colson's criticisms : - a most valuable demonstration of the claims which such lines have upon the main lines, the inhabitants of the locality traversed, and the community at large, for support and encouragement in return for direct and indirect benefits conferred by them This is indeed, the chief lesson to be learned in our study of the light railways question in France

We are so accustomed to accept as a matter of course-disposed of with the payment of rates and fares—the direct advantages which we denve from railways, that few of us attempt to realise to what extent we are indirectly indebted to them. M Considers has endeavoured (1) to show how largely the main lines profit both directly and indirectly, from light railways which act as feeders to them, (2) how largely the public are benefited by them, (3) to prove that, if rail ways are to render the maximum of direct usefulness to the public, all rates should be reduced to the incremental cost of cervice (a term which will be defined later on), and (4) instead of guaranteeing a minimum interest on capital or handing over a certain proportion of the gross receipts, to evolve a traffic formula which will induce a working agency to earn its subsidy by the development of traffic, the reduction of rates, and the provision of a liberal train service

Obtaining his data first of all from the special case of nine light feeder hues on the Western, Orleans, and Northern systems and e from t Considere s of passenger

one franc,

that for every franc of goods receipts taken on the branch the main

In M Colson's opinion, however, branch lines develop local traffic

- La Législa

cent on all traffic con

mainly, and their contributions to the main lines have been over estimated by M Consider. Without attempting to determine to what precise extent main lines are indolted to branch lines, the lite Mr A M Wellington described the position very clearly "—"The reason for the continued and rapid building of branches in spite of their apparent unproductiveness is simply this —They contribute traffic to the main line which, as it is merely an increment costs always comparatively little to more, and often notling at all." If the contributed traffic takes the form of extra passengers or small consign ments filling up vehicles which otherwise would be insufficiently loaded, if it supplies a back load, and if it is evined on the mun line in the direction of favouring grades, the main lines share of the receipts becomes practically an addition to its net—rather than to its gross—revenue. Light rathways, therefore, when they act as feeders, are entitled to the most generous treatment at the hands of main line.

space, etc , repair their engines and rolling stock at cost price, trent wagons, allow on the lead on

to Under the

usual terms, hay might be consigned from Lasingwold in Yerkshire to Hexham in Northumberland or only to a main line station just beyond the junction, and the branch would receive the same in either case

The second of the set second s

branch itself,

ht railways is

equivalent to 5 per cent per annum on their first cost. The State, says M Considere, ones this to these local lines. The general tax payer might, therefore be farily called upon to support them to that extent. On the other hand, the general taxpayer may—as will be seen further on no ure epitoms of M Considers a views—require these lines to be worked at rates which approach the incremental cost of service, in order that he may get full value out of them. M Colson doubts that light railways of local interest have any appreciable effect on the public wealth. Even that of the great railways must be shared with other acents of modern progress. The utmost we can expect

^{*} Leonomic Tlear

from these light railways is one simple and tangible result—the cheaper carriage of certain commoditie. Any attempt, says M Colson, to count upon indirect benefits as a set off to increased taxation to fourer

we can do

district, to estimate more or less correctly—(1) the probable recoupts on the branch itself (2) the additional receipts it will bring to the main line, and (3) the direct profit to the public on cost of transport. These direct benefits may be compared with the direct expenditure to be incurred, but there we must stop. The gross receipts are the most important dam, and they should, if Cof on considers, not only cover the actual cost of working but also pay interest on a portion of the epital. The remainder of the capital may justifiably be furmished by the State and the Department. Indeed, considering the privileges belonging to the State in regard to mails, telegraph, stamps, etc., it might contribute us much as one half. It Colson values highly the writting effect of railway passencer traffic.

If savs M Considers, railways are to render the maximum of usefulness to the public, it may be necessary to reduce rates to the incremental cost of service (le prix de revent partiel de transport) The application of this term, which occurs so constantly in the discussions of French experts, must be explained The legal or maximum tariff is divisible into two parts-(1) the tell (droit de n age), to cover the cost of maintenance of way and works and interest on capital, and (2) the charge for carriage (Priz le transport) to cover movement expenses, including those connected with rolling stock, the cost of hauling, and the cost of working the traffic. The toll amounts to about 60 per cent of the whole charge. The actual cost of service (nrix de revient des transports) is also made up of fixed and movement expenses If from the co t of terries we channate the quota of fixed charges falling on division, to each unit of traffic, we arrive at the actual increment of cost (le prez de serent partiel de tran port) due to the movement of a unit of traffic, and to this we will apply the term "incremental cost of service" The investigations of M Baum and other experts justify generally the assumption that cost of service is about the same per passenger mile and per ton mile. In discussions on French railways, the cost of service is usually accepted as 51 centimes per ton or passenger per Lilometre (0 S8d per mile) and the moremental cost of service as 2 centimes per kilometre (0 32d per mile) The cost of service may differ greatly on one railway and another On one Indian mile by the average cost of hauling a ton of goods is stated to be 0 14d per mile, on another 0.7d per mile. As between one kind of goods and another, the differences in cost of of the average cost of use of the term has

Obviously in regard to goods, the cost of service diminishes as we

obtain fuller loads, when the amount of business done in a certain commodity

tend to disa run empty

and consign

without bre

conditions the incremental cot of service may be reduced from 2 to 14 centimes per kilometre (from 0 32d to 0 24d per mile), as in the case of coal trained from the North of Frince to Pans.

M Considere's proposition is opposed to all practical ideas of rail

way economics The minimum rate—I clow which a reduction would bring no further traffic of the kind—may be determined by the consimption or by the production, the demand or the simply, of that commodity Like the prohibitive maximum rate, it defends more upon the value of the goods than upon any thing else If, in order to reach the minimum, the incremental cost of service is birely covered, other goods which can afford to do so must pay the fixed charges, or the tax payer must make up the defent

As a matter of fact, in French as in I nglish practice, Solacroup's

has been left to Germany to thendon the ad colorem principle of rates and classification in favour of the so called "natural system" (utterly condemned by V Colon) of brings the charge on the weight and volume of the goods. A tradesman might just as well cleange the same price per pound or pre-cubic unit for every article in his shop. This system ignored the question of varying responsibility, it gave rise to numerable practical difficulties, and the endeavour to reduce the charges by closer loading—in full wagons, in groups of wagons, or in complete trains—erected an intermediate service of middle men called "groupers," who pocketed any nominal saving on the rates.

As we have said before, instead of expecting low rates on light railways, we must be prepared very often to pay as much as double the ordinary rates, and this has been already recognised in the schedules of the orders authorizing light railways in England under the Act of 1896

In France, when the Departments determined to construct the light railways but to lease the working of them, various formula

The tendency of a formula based on a division of net earnings

Most of the Indian Government a reements with companies working the rulways depend on a division of surplus profits (if any) after repayment of guaranteed interest, etc.

In France and Belgium it is usual to adopt formulæ based on a division of gross receipts. The effect of these may be to give the lessec too much on passengers or too little on gools which, although of great importance to the public, are only able to bear a low rate, and there is no inducement to run additional trains. The conflicting interests of the lessee and the public are argravated, and the usefulness of the railway greatly impaired A few examples may be given, expre sed in Ln_li h as well as French terms -

```
I et F - the working subsidy in france per kilometre
                               pounds sterling per mile
   h - the gro a receipts in france or in pounds in each case.
         then —
```

The constants in these formule are obviously such that the subsidy would be equal to the gross receipt. When the latter amounted to 3000 francs per kilometre or £193 per mile

In those known as the Belgian formule-

```
R (\text{if } R = 0 \text{ to 2000f})
F = 1500f + 0.30 R (if R = 2000f to 5000f)
F = 500f + 0.50 R (if R = 5000f +)
T. -
                   R (if R = 0 to £129)
L = £97 + 0.30 R (\text{if } R = £129 \text{ to £322})
L = £32 + 0.50 R (d R = £322 +)
```

the singular assumption seems to be made that working expen e increase more rapidly when the gross receipts exceed 5000 francs per kilometre or £322 per mile, than when they are below that amount Accordingly M Noblemaire (of the P L M Railway) proposed the following-

```
R(\mathbf{if} R = 0 \text{ to } 1000f)
F = 250f + \frac{7}{4}R (if R = 1000f to 3000f)

F = 1000f + \frac{7}{4}R (if R = 3000f to 5000f)
F = 2000f + 0.30 R (if R = 5000f +)
                           R (if R = 0 to £64)
L-
L = £16 + \frac{1}{4}R \text{ (if } R = £64 + £193)

L = £64 + \frac{1}{4}R \text{ (if } R = £193 + £322)
L = £129 + 0.30 R \text{ (if } R = £322 +)
```

The different results obtained by the u e of one series or the other is sufficiently illustrated by a few figures.

1.	Belgian F	Vol lemane F	I	Belgian F	Noblemante s
1,000	1,023	f 1,000	6 000	3 -00	3 800
1,500	1 *00	1 3-5	8 000	4 500	4 400
2 500	0,2,0	15	10 009	5,500	5 000
4,000	2 700	3 000	12 000	6 500	5 600

In some cases the Government of India his undertaken to main tain, stock, and work a railway constructed by a company for so much pe by way 1.

intercha to make up interest at a certain rate on the actual capital expendi

four terms -

$$1 = a + bR^{\lambda} + cR^{\lambda} + cM^{\lambda},$$

where $R^{\nu} =$ gross receipts from passengers, $R^{\mu} =$ gross receipts from geods, and $M^{\lambda} =$ the number of goods tonnes kilometres (corresponding with our ton mileage), and then expands it into six terms—

$$I = a + bR^{v} + cR^{H} + dV^{E} + cM^{h} + fK,$$

where \ ' = the number of passenger kilometres, and K train kilometres. The co efficients he proposes are as follows—

$$F = 1000f + 0.15R^3 + 0.20R^3 + 0.04V^4 + 0.012V^4 + 0.40K_4$$

or, as we might write it in English equivalents -

$$L-£61+0.15R^{p}+0.25R^{n}+0.04P^{n}+0.012G^{n}+0.40M$$

The effect of the first three terms is obvious. They give the lessee a fixed sum plw a certini proportion of the gross receipts from passengers and goods. The fourth and fifth terms encourage limit to increase his passenger nuleage and goods ton mileage. The sixth term induces limin, not merely to run the service of trains required in the specification, but to put on additional trains for goods or passengers.

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which have been assisted from the public purse—and concurs in his rejection of formule of the a+bR type M Consider's solution of the problem receives from him a warm tribute of praise, but he suggests certain modifications in the formula [He would combine the goods and passenger receipts in one term, R Moreover, M Consideres coefficients tend to lower the rates too much, hecause the lessee is not sufficiently interested in increased receipts, and might tonal train with 60 tons of goods, for example, would add to his subsidy (under the fifth and exist terms) 112 france, oven if the receipts were nil M Colson, therefore, would increase the effect of R, and reduce that of a, M, and K, thus—

$$F = 300f + 0.5R + 0.00 \text{ M} + 0.3K$$

or expressed in English equivalents-

$$L = £19 + 0.5R + 0.003G + 0.3M$$

M Colon m of opinion that, by way of security, the lessee should provide part of the capital and, if the lessee had advanced as much as 10 000 frances per kilometre or £644 per mile, the constant might he ranset to 700 frances in one formula and £45 in the other, to give the lessee 4 per cent on his share of the capital. It will be observed that if the lessee now runs an additional goods trum of 60 tons, the furth and fourth terms will only give him 60 centimes for it so that he is obliged to keep his rates high enough to make R a remunerative item, especially if new stock has to be built for the new traffic

idere and Colson has Department of the imary* of an article he letters and order

of the terms have been changed for the purpose of comparison—

$$L = £93 + 03R + 3dG + 11M$$

in English equivalents

* Transport, No. 23 1894

CHAPTER V

LIGHT LAILW 115 IN ITALY

CONTYNY —Railways in ea h small State—Unification of Italy and purchas of railways by Government—Their operation by companies—The law of 1873—Secondary lines under the law of 1879—The laws of 1881, 1887, and 1889—Remarkable development of transays—Relative josition of light railways and transays—Araious Longes—Signor Vlamolis report—Artitude of the great lines towards light railways—Palerme Corleone light railways—Steam transways—Occupation of roads by light lines

Relation of Government to the Main Railways -In Germany, as will be observed in the next chapter, the first rulways were built for the local purposes of the different States, and very much the same thing occurred in Italy With the unification of Italy-which began with the annexation of Lombardy to Sardinia in 1859, and was finally accomplished by the absorption of the Pontifical States in 1871-came the closer connection of the various railways. In the course of a few years they were bought up by the State, and in 1885, State management having been tried and found wanting, the work ing of the railways was leased to great companies on a system of division based upon the gross receipts -a system which may induce the agency to cut down expenses on renewals and improvements, but 13 not likely to make it prefer a large traffic at low rates to a small traffic at high rates Such, briefly, is the position of the main lines, and more need not here be said before introducing the subject of minor lines

Laws Relative to the Minor Railways—Under the law of 1873 a certain number of railways were constructed under special conditions of economy and encouragement, such as their exemption from taxes on materials of construction, their freedom from the usual requirements in regard to continuous fenoing, their promotion by provincial or communal syndicates, their assistance with an unitial subsidy of £64 per mile (1000 francs per kilometer) for thirty five years, etc. This, for example, was the sub-dly given to the Torrebelvicino Schio Atsiero him (3 1½ gaugo) 14 miles long, to which, how ever, no ectiporate bothes appear to have contributed.

^{*} P ports from Her Vajestj s Pepresentatives Abroad on Light Pailways, 1894 - Italy, No 6

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The Railway Classification Law of 1879 authorised the State to construct 951 miles (1530 kilometres) of secondary lines, on condition that district syndicates furnished 40 per cent of the cost up to £5150 per mile (50,000 francs per kilometre), 30 per cent of the next £4506 per mile (70,000 per kilometre), and 10 per cent of anything above that amount Accordingly, the Arezzo-Fovato line (3 32" gauge), 83 miles long, received To this as State subsidy, and To this as contributions from corporations. The conditions and subsidies of the law of 1873 were extended to such lines, the adoption of narrow gauges was permitted, and these railways might be built on the public roads provided that a clear width of 16 43" (5 metres) was left for cart traffic

The law of 1881 permitted the State to afford assistance by sub sidies to other lines besides those covered by the law of 1873 The maximum of these subsidies was raised, by the law of 1887, from £64 to £193 per mile (3000 francs per kilometre), and the term of to seventy years Such a

11" gauge), 24 miles long, ontributed a lump sum of

£10 000 (250,000 lire) The law of 1889 extended aid by State subsidies to lines promoted by private parties in their own interests

Development of Tramways -But in Italy, as in the Netherlands, the development of tramscaus (by which are meant railways laid on roads) has been much more remarkable than that of secondary rail ways Failing a special law dealing with tramways, their position is to some extent defined and recognised by various orders issued by the Public Works Department and the Council of State, as well as by legal decisions Thus a tramway cannot be laid on a road except with the sanction of the road authorities Higher authority cannot override lower authority which maintains part of the roads to be occupied The tramway must not interfere with ordinary road traffic, as soon as carts and carriages cannot use the top of the tram way the line becomes a railway. The road authorities surrender no part in the possession of the roads to the tramways, if the roads, to suit the tramways require improvement or alteration, the road authorities execute this themselves The spread of tramways in Italy 1 1 1 1 1 41

Railway legislation does not hamper tramways They come under legislation affecting steam engines, bowever, and in this way the Minister of Public Works has been able to regulate sufficiently trum. way construction and working Thus there may not be more than 4, 5, or 6 vehicles on a train, maximum speed may be fixed at any thing between 91 and 151 miles (14 to 25 kilometres) an hour, 11 miles (18 kilometres) being the usual maximum, at certain places the trains may be restricted to a foot pace, occasionally the platclayers * Bull de la Comm Inter at du Co g des Chemins de Fer, 1891.

may have to line the roal from point to point, but a troublesome and costly requirement of the kind is seldom enforced. In regard to the tanff, a met important matter, the working agencies are allowed a very free hand, no maxima even, in some cases, being prescribed

Tramways do no. em to receive large subsidies. They may be compelled to carry the mulls free, but, being classed as road under takings, they escape the taxes which weigh so heavily upon the rail

raking

Relative Position of Light Railways and Tramways -It was anticipated by M Col on that a law, which had for some years been in contemplation, would be passed by the Itaban Parliament, depriv ing tramways of all the aliantages lue to their decentralisation bringing them, like the light railways, under central control, and placing them under almo t as stringent conditions as the normal rail ways In the ease of tramways the clearance between the vehicles and bouses fronting the sale of the line was to be fixed at 2 ft 74 in (0 80 metre) The sp c l was not to exceed 1.5 miles (24 kilometres) an hour by day, and 11 miles (18 kilometres) by night If the maximum speed did not exceed 123 miles (20 kilometres) an hour, the fine was to be exempted from payment of the fast train tax, and only hable to the usual 2 per cent levied on freight carried by slow trains, but the other lines would be taxed like the normal railways five centimes stamp duty on tickets, however, was not to be exacted for shorter distances than 61 miles (10 kilometres) Direct manage ment by the Departments and Communes was to be prolabited. The concession was to terminate at the end of forty years as a maximum limit Maximum rates and fares would be fixed by the Government who would reserve entire control of the working

Light railways would be dealt with under the same law Concessions for these would 1 or granted by the State, even when they were to be laid wholly or partly upon ordinary roads, but this occupation would require the consent of the local authorities. The maximum term of such concessions would be seventy years, or, if three fourths

to be marked off so as to leave a clear width of road of at least 16 ft

the working, and prescribe the time table

The proposed law would authorise the Government to subsidise the

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lines in terms of the law of 1889 and require the districts and persons interested to furnish similar assistance in the form of annuties to date from the onening of the lines for traffic

If the law passed, the classification of existing lines as tramways or as light railways would come under the consideration of the Govern ment and concessionnaires were greatly alarmed at the prospect of their tramways being reclassed as railways, and burdened with additional taxation accordingly The proposed law would be a complete reversal of the policy of decentralisation which had been so tayourable to these lines, and would bring the tramways under the same regulations as applied to light railways, which as M Colson

> railwaysmetre) and 1 81 (0 75.

0 95, I, I 10, and I 435 metre)

According to Signor G Adamoh, the Naples Nala Baiano received no contribution either from State or corporation, but is a very paying All the others fexcept the Turin Rivol line to which the Province of Turin contributed), received a subsidy from the State Most received assistance from interested corporations as well

The tramways, constructed and worked at the expense of the concessionnaires, are not obliged to furnish such returns as would

indicate what profit they make

While unable to give figures relating to the increase in trade and produce due to light lines, Signor Adamoli observes -"The fact. however, that none of the grantees has been under the necessity of sus nending or giving up the undertaking, and that none of these lines has afforded the least reason to suppose that, owing to absence of profits, it may be eventually closed, leads to the conclusion that such railways have yielded good results to the localities traversed and those who have constructed them."

Vet. railway grievol up by

powerful working companies (the Adriatic and the Mediterranean) When these leases were made out, the great railways were expected to do wonders for the wealth and prosperity of the country these anticipations failed, so the great railways became suspicious of competition and injury everywhere On the contrary, it is arcued. the effect of these light lines has been contributive, not (or in but few cases) competitive Yet, even those light lines which act as branches and feeders are said to be treated by the main lines in most step motherly fashien They are looked upon as mere underlings, and the assistance afforded them takes such doubtful forms as through book

[·] I eports from Her Wajesty's Pepresentatives abroad o' Light Railways, 1894 + Bull de la Comm Internat du Cong des Clems s de l'er 1895

ing, a burden reaccompanied b upon the poor by the c fixed to the public and loss falls mainly ion work covered comparatively in

important on long di tance traffic, their loss easily swallows up the short-lead share of a through rate which is allotted to the branch Interchange of rolling stock and through rating as between two great lines, are all very well but the proy

the small line is a heavy expense, wl marshalling, transhipment, haulige,

branch is indefensible

The Palermo Corleone Railway in Sieily is a light line on the 3-14" rauge, 42 miles (68 kilometres) long, to the capital of whilet (according to Vir Adamoh's Report) the Sixto contributed 60, and the corporations 40 per cent. Interesting details of this line are given by Vir R. J. Money, *come of which may be quoted—

Width at formation level, 11 6" Steel flinge rul, 40 ll's per yard

Red oak sleepers, > 6 by 7 in by 11 in

Minimum depth of bullast under sleepers, 4 m Running time, 42 mile, including stops, 3 hours 50 minutes—

91 miles per hour
Running time, 42 miles, evoluting stops, 3 hours 27 minutes =

11 miles per hour

Metal bed plates were laid between rail and sleeper at joints and

throughout sharp curves, and their number has since been increased, the plates are pierced for two spikes

The first and second class carriages (each with 16 seats longitudinally) and the luggage vans weigh 3 tons empty and 7 tons full. The four wheeled wagons weigh 3 tons empty, 9 tons loaded to full capacity, and 6 tons loaded with general goods—the corresponding weights for bogic wagons are 6, 18, and 9 tons respectively. Thus, two four wheel wagons, with 6 tons dead weight, will carry 12 tons of general

gr tv e

which is, of course, in favour of the latter

It appears that the engine loads, with three axles coupled, vary from to 50 tons on a maximum gradient of 3 9 per cent to 100 or 105 tons on the level

Tank engines are used, diameter of cylinders, 121 in , stroke, 18 in , axles, 3 coupled, 1 pony , ngid wheel base, 6 ft , diameter of whicels, 2 101" and 2 ft , heating surface, 403 sq ft , weight, leaded, 24 tons 6 cut , greatest are load, 6 tons 4 cut , gross load

hauled up maximum incline of I in 25 50 tons, builders Messrs Hawthorn Leslie & Co

Mr Money gives figures also for the standard gauge main line Sighan Railway some of which may be arranged so far as possible.

for comparison -

Details	S c l an Railways Wa n Lines	Palermo Corleone Railway
Length of l ne on leve	20 jer cent	12 per cent
grad ent of 1 in 200 or less	20	14
1 m 66	39	14
over 1 in 66	21	60
Length of straigl t line	50 per cent	50 per cent
Cnrved line over 500 met es (1640 feet) radius	20	14
500 metres rad us r less	30	42
Max mum grad ent	1 in 31 5	1 m 25 6
Minimum rad us of curves	492 feet	230 feet

On the main lines the allowance of coal was 0 27 Lilogramme per

ú Kilogrammes Locomotive kilometre 4 00 30 00 15 00 60 00 Carriage kilometre 0.60 Loaded wagon (2 axles) kilometre 0.70 (4 axles) 1 40 Empty wagon (" axles) 0.35 (4 axles) 0.70 4 locomotive kilometres

Women at a monthly salary of only 5s to 9s protect the level crossings and signal the trains on the Palermo-Corleone line

For the first four miles from Palermo the railway runs alongside and on a level with the highway separated only by a low stone wall, 9 to 15 inches high serving rather as a boundary and to hold the hallast than to protect the road traffic "Although," says Mr Money, "there is considerable truffic on the highway, both in earts and foot passengers, no difficulty is experienced in working the rulway on these four miles". Nor is there any difficulty on the Wisbech and it was the result of the working the rules of t

on the Italian roads occupied Money s remark unnecessary

were it not for the opposite view held by many of the Pritish public Steam Tramways —Of "steam tramways in Italy '—as distinguished from such light rulways as we have just been discussing—

Signor P Amoretti has given us an interesting description *

There is quite a cluster of these about such centres as Padua, Mantai, I ologian Pircenia Turin, and especially Milan Altogether, there were about 1875 miles of stam trainways in Italy in 1895, and most of them according to Signor Amoretti, were on the standard 81° rauge On the other hand, it is puzzling to find in Signor Adamolis list only one standard gauge trainway (the Naples-Puzzuoli Trainway), and only 287 miles (461741 kilometres) of trainways altogether. Evidently the term has been differently applied by each of these gentlemen, difficulties of this I ind are constantly cropping up in the study of light railways.

A remarkable dovelopment of lines, originally local and isolated, into a connected system with through and cumulative working, has taken place in many parts, especially in Lombard; In some cases, sods can be carried right through by trainway, without transfer, for more than 100 miles. On the trainways around Pasa, and on others railway wagons are freely worked. Ahout 36 companies, operating 1365 miles of trainways, form the Italian Trainway Association.

Of narrow gauges adopted on the transways, the following were mentioned a few pages back, having been gathered from Signor Adamch's list—2 54, 3 64, 3 32, and 3 74. Only the first and last of these are given by Signor Americki, who also mentions a

2 114" gauge as being used

It; gauge as being used

It is absolutely necessary that the top of the rail be flush with the
surface of the road, but, in many cases, the metalling between the

here are

or rather marked off, from the road by spurstones at intervals, which give

by

1qo

on bridges, between
 Min Proc Inst CE, vol cxix 1895, also in The Eng neer, March and April 1895

† Win Proc Inst CE, vol lxx x., Parsons on 'Tramways'

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parapets, the minimum distance is 23 111,", which gives also a clear space of 16' 5' In streets, the line is, as a rule, laid in the middle, but in narrower places the line must be laid on the side to leave a minimum clearance to the other side of 15 9"

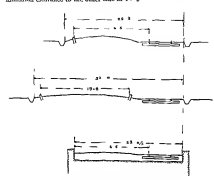


Fig. " - Road Sections, Italian Tramways

Vignoles or flat footed rails are exclusively used. They are spiked directly to the sleeper on the straights, but chairs (or rather, it may be presumed, flat bearing plates) are inserted on curves The 36 lb rail has a very narrow head . the 42 lb rail is a wider pattern Only where it is necessary to cross a road, and in towns, are guard rails used to facilitate consolidation of the road metal for the passage of ordinary carts Oak sleepers are used, as this wood is plentiful, their dimensions are 7 3" by 7 in by 41 in Guard rails, of similar section to the runming rail, are used on curves of less than 165 ft radius. The cost of permanent way, with a 40 lb rail, was said by Mr Churchward in 1885* to be about 15s per lineal yard. In the towns, point levers are fitted in a box flush with the ground, and can be actuated by the fr curves are frequently very

as heavy as 1 in 15 It is

[.] Um Proc Inst & E, vol Ixxiv , Parsons on "Tramways"

the ublity of the line, more especially for goods traffic, but the object seems to be to construct the line, even with such drawbacks. The cro sing places have a loop siding on the off side, requiring an extra strip of land, the greatest length of trains is not much more than 1.00 ft, so that 350 ft from points to points gives ample room for cro sing, coupling, uncoupling, or other shunting purposes. Occasionally a dead end is required as well. So far as possible these crossing stations are laid on public ground, as the trainway companies have no powers to take up land compulsority. The station may consist simply of a significant with the inscription "stopping place," except at termin. The connections with private sadings—leading directly to farms, fruit gardens, darnes, mill, factories, ironworks brickworks, limeklins, quarries, and mines—are numerous, and are such as would be "unattainable on such a general scale by orthinary railways".

"The development of this important branch of traffic resources"—
says Signor Amoretta, and the paragraph deserves tenbatim quota
ton— has induced the various companies to do their utmost to
facilitate loading and unloading processes—Thus, for instance, for the
convey ance of bricks and tiles from the extensive works at Bayrasco
to Turn, the trucks are simple platforms, carrying three or four open

Cages in whice

thus conveyed

of handling, thus avoiding cumulative charges and attendant per

r way station where the tanks are slung by the crane on to platform

way status where the tanks are either emptied direct into a large reservoir or conveyed on carts to the fields arrangements are undoubtedly of great importance to agricultural districts, and permit of the disposal, at the cheapest possible rate, of sewage matter to much greater distances from the city or town than would otherwise be possible by costly work or machinery."

The engines have generally two axies, on exceptionally steep gradients three. The working parts are boved with a casing which hangs to within 4 in of the rail level. In full working order, the engines weigh 8, 16, or, exceptionally, 20 tons. The average distance from axie to axie is 5 3°, and the diameter of the wheels 1 11° or 2 31°. Neither condensers nor smoke consumers are adopted. Coal

to 44 tons for covered vans"

All the passenger carriages, and most of the goods wagons, have brakes, clain brakes on the former, ecrew brakes on the latter Continuous brakes are seldom adopted

Tram trains running at from 10 to 12 miles an hour may have aix vehicles attached to the engine A maximum speed of 11, 12, and even 15 miles is permitted The first class fare 12 about 1d, and the second class about 3d per mile At least one telegraphic connection is compulsory between all stations and stopping places along the line

The rates for goods are very low.

The average cost of transvay per mile may be put roughly at £2500, of which £500 as for rolling stock. The gross earnings are about £400, the expenses £300 (or 75 per cent.), the not earnings therefore, £100 per mile, and the average dividends (i.e, on ordinary

shares) about 3 per cent

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In his report to the International Railway Congress of 1891,* M Colson recognises the use that has been made in fluly of the public roads, and he attributes the prosperity—as he describes it—of the light railways in Italy to the fact that they have not been legislated for, and have not been assisted to a very great extent, since private enterprise has thus had a free field, rates and service have been adapted to actual requirements, and minimum charges and maximum recepts have followed the natural laws of supply and demand

* Bull de la Comm I tern du Cong des Chemins de Fei, 1891 —" La Législa tion des Chemins de Fer Économiques '

CHAPTER VI

LIGHT RAILWAYS IN OTHER EUROPEAN COUNTRIES

(GERNANT, AUSTRIA HINGART, HOLLAND SWIFFELAND, SWEDEN, AND RUSSEL)

Germany—Pathways local and corned by each State—Autonal interests parainguint in Pausia alone—Impersal control of other States limited—Impersal thete of the paralleary of the control of the paralleary of the control of the paralleary of the par

GERMANY

As, until the Confederation was dissolved in 1866, Germany constanted of numerous States, practically undependent in the management of their internal affairs, it is not surprising to find that the early was extracted on by each State separately, in accordance with its own particular requirements. The smaller States, adopting the policy of State ownership, "actually succeeded," says Frof Hadley, " in doing what so many of our country towns (in America) tried to do a few years ago by municipal subscriptions, that is, they secured rail.

road construction for the sale of local interests, where mere business considerations would not have caused railroads to be built "

In Prussia, however, the growth of the national spirit was impressed upon the development of railways from the beginning. In 1842 State and was granted in the form of guaranteed interest, and the right of taking over the railways after a certain number of years was reserved. In 1848 the state constructed a sailway from Borlin towards the Russian frontier, largely for inhary reasons. Henceforward, the Stite continued to build lines on its own account, and to buy up rulway stock. When, in 1870, Prussia welded all the German States (except Austria) into a solid empire, it was Bismarck's desire to establish an Imperial State railway system. This was resisted by the component States of the Limptre, but, so far as Prussia tiself is concerned, it presents to day—as Prof. Hadley says—"the typical example of State railways averants are members of the civil service, and the railway system."

e existence as

Government
So far as the rulways of each of the other States are concerned,
the Imperral Government confines itself to matters of general regula
tion and supervision. The former do not affect those lines which
come under the chet of 1878, dealing with local railways. This
cultic recognises standard gauges of 4 81, 3 38, and 2 5½ (1435,
1, and 0 75 metre). Inmits the maximum speed of truns to 16½ mites
(30 kilometres) in hour, imposes less severe regulations in regard to
road inspection, feneing, signifling, trun service, back power, &c.,
and authorises local bodies still further to rake such rules, if necessary, with the approval of the Imperial Government. Under the
law of 1875, these light railways otther receive remuneration for the
carrage of the Imperial misls—raserves which the great lines have

inancial assistance and the application of less stringent rules of working, but declined to lay down more precise rules in the form of a rigid law. During the next ten or twelve years several secondary lines were constructed under concessions, but more (and these, as a rule, on the 4° 8½ gauge) by the State which was also busly employed in the acquisition of all the railways. The same thing happened in regard to secondary railways in other German States Secondary railways (Nebenhulmen)—at should be explained—are lines on the same gauge, and had with the same description of permanent way as the main lines, but the maximum apeed is limited to (40 kilometres or) 25 miles an lour.

When, as was soldom the case in Germany, lines were laid on public roads, their treatment was less concerned with concessions than with the simpler regulations then permissible under the local authorities. In Bayaria such trainings formed part of the ordinary railway system, So also did they in Prussia, unless they lay entirely within the boundaries of one Commune, when the State did not interfere.

Light railways (Alenbahnea) in Frissia are more particularly defined and regulated by the five which came into force on 1st Oelober 1892, but no similar law has been introduced into the other States At that time there were in Prussia 83 light rulways, 69 of tiem being for parsengers (and of these no less than 61 lay on the outskirts of towns), 5 for goods traffic, and 9 for mixed traffic. The standard towns, 15 for goods traffic, and 9 for mixed traffic.

The motive power ible on 2, horses on

46, and mixed on others. Within four years—1e, up to 30th September 1886—no less than 129 now light railways had been sanctioned under the law of 1893. Of these, 76 were in actual use, and 53 were in progress.

The new law places the light railways under the control of the Pot and Telegraph Department, which fluids them extremely useful. Financial assistance afforded by the State, the Provinces, and the Communes, in the interests of agreediture and forestry, his caused a rapid development of such lines. The State is empowered to lend £550,000 for this purpose. Up to the end of January 1807, £12(£28) ladd been allotted and it was intended shortly to increase the amount to £353,053, which would provide for the contriction of about 633 miles of light railway. There appears to be a great variety in the form and the extent of the assistance given by the Propincial and Communal Authorities.

"The one point of agreement, says Lord Granville, t "scems to

ment of Wiesbaden the preliminary works (earthworks, etc.) are carried out by the Province on the condition that the ment of the themselves to repay half th

"2 Direct financial assi

mans,

"(a) Hanover, Savony, Rhine Province, and Schleswig Holstein grant a loan

"In Hanover two thirds of the total capital can be lent at 3 per cent of interest, on condition that at least \(\frac{1}{2}\) per cent, is put by annually as a sinking fund, the interest always remaining the same

^{*} Vin Proc Inst CE, vol exrst, 1893, "Abstract on "The Development of Light Railways in Pressis + 1 Provision Her Voyesty 2 Proceedings Alread on Light Railways, No 9, 1894

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If the concern yields a net profit, it has to be paid in to the Province to raise the rate of interest or that of the sinking fund

"Saxony lends capital to districts and companies according to the

advice of the Provincial Committee

"The Rhme Province lends the whole critical at 3 per cent interest and 4 per cent for sinking fund, on condition that any net profit shall be employed to raise the rate of interest to 34 per cent, and then to raise the sinking fund

"Schleswig Holstein lends one fourth of the original costs exclusive of the acquisition of the land, without interest, but on condition of a

sinking fund being raised

"Westphalia empowers its Committee to lend capital without laying down any specified conditions

"(b) Last Prussa pays a certain part (not exceeding 11 per cent) of the interest paid by the contractors on the actually employed capital, but this is not to be paid for more than forty three years, and the total amount yearly laid out by the Province for this purposo is not to exceed £750

"Saxony undertakes to pay up to 4 per cent for interest and sink and fund on condition that the Province shall rank before all other

eliarcholders

"(c) Silesia grants assistance in the form of a free contribution, to which no condition is attached, except that it shall be repaid if the profits of the railway are sufficient

"Schleswig Holstein, besides the above mentioned loan, grants a free contribution up to one eighth of the original cost, on condition that, if the concern is sold, the contribution shall be repaid with the

same proportionate part of the sale money

"Posen and Westphaha also intend to grant contributions, but have laid down no conditions

and the Depart

their help that the district authorities shall in some way be answerable for the railway

"3 Facilities for the use of the public ways
"Brandenburg allows free use of the public roads to light railways
of a generally useful character
Saxony to all such undertakings

"The Rline Province only demands payment for the use of the public roads when the hight railway pays a net profit of over 6 per cent, and then it demands payment of 20 per cent of this surplus

"East Prussia does not exact payment for the use of already existing roads, and even in other cases the payment can often be evaded

This is the same in Posen
"In the budget for the Royal Domains and Porests for this year.

£12,500 were set aside for the construction of light railways and for subsidising the same, so far as these railways are of material interest to the domains and foresty, but would not come into existence without the help of the latter From this fund, up to the present time, five light railways have been subsidised in the Provinces of Fast Prussia and Pomerana."

With this memorandum of Lord ~

for he has not included those nir

freated as ordinary railways, although they might fairly be classed as light railways. They were evidently included in the figures given above for 1892

In this list are found gauges of 4 ft 8½ in, 1 metre, 2 ft 11½ in, 2 ft 7; in, 2 ft 4½ in, and 1 ft 11½ in. Of the nairowest gauge we have the greatest mileage, of the widest gings the greatest number of lines. For nairower gauges than the standard, the Prussian law of 1892 recommended the metre, the 0.75 metre (2 ft 5½ in), and 0.60 metre (1 ft 11½ in).

The list furnishes some interesting figures of cost The actual cost of the Stolp Rathsdomnitz line, 11 miles long, 4 ft 81 in gauge,

coss 2-20-5 per film. The blothers high tanways, so miles long, 1ft 11\(\frac{2}{3} \) in gauge, were estimated to cost £1626 per mile. The estimated cost of the Wilkovo light railways, 34\(\frac{1}{2} \) miles long, 1 ft 11\(\frac{2}{3} \) in gauge, was only £848 per mile.

The capital for the lines given in Lord Granville's list was provided by the contractor, the proxince, the detriet and the parties concerned, atther separately by one, or jointly by two, three, or all four In most instances the contractor supplied the money. Referring to the lines already mentioned, it may be noted that the capital for the line from Stolp to Rathsidemintz was provided, in practically equal amounts, by the province, the district, and parties concerned, that for the line from Bromberg to the cattle market, the Bromberg light railways, and the Wilkon behat railways, by the contractory

Before the law of 1892 was put into force, the provision of light lines was mainly confined to town service, and 83 per cent of them were for eveluancely passenger traffic. Since then at least three fourths of the new light railways have been designed for town to town communication and mixed traffic. It is anticipited that electricity will be largely employed as the motive power, and it is already (up to Sept 1896) used on 35 light railways

It is exceedingly difficult to obtain useful information in regard to results of working According to Fagineering, 2nd Nov. 1894, the light railways in Germany, with a mileage of about 500, mostly

* This gauge is largely used for military jurioses. Information regarding curves, gridients permanent way, and rolling at this given in thin. Proc. Isst. C.E. vol. exv. 1893 94— "Fyperience of the Prission I alway Dept in the Construction and Working of Narrow Gauge Railways."

ΩQ

narrow gauge, earned gross receipts of £400 a mile and haid from 2.2 to 2.5 ner cent on caretal outlay On the Bayarian belit railways in 1893 the gross receipts* were £106.601, and the expenses £55.588. or 50 26 per cent. on cross receipts of only about £5 per mile per week These Government light railways are all of standard gauge,
4 84", to take main line goods wagons, but are under separate management about two-thirds of the traffic are goods, and the method of working is extremely econc

Railway, as a particular instance of

is also eyen by Mr Money, here.

the line was opened in 1888, is of standard gauge, cost £2858 for construction and £269 for rolling stock per mile, employs 30 men. or I 23 per mile, earns total receipts of £3842 (about £3 only per mile ner week), and is worked at a cost of £2636, or 68 61 per cent of gross eathings

between passengers and engine, even for omitable trains on main lines the conductor might have sole charge of the train sell tickets at stonning places where no staff was kept and look after luggage, the driver and stoker, who worked the engine might also grease the carriages, women might be employed as gate keepers, temporary

signals might not be considered necessary, facing points might not even have point indicators, the stoker might be dispensed with on the engine, mixed trains would, of course, be permissible, trains, being ordinarily limited to 120 axles might be pushed if they did not oxceed 50 axles, with a man in the leading wagon, and at a speed not exceeding nine miles an hour, authorised station masters might not be required at stopping places, and the brakes on vehicles (excluding those on the engine and tender) might be one axle in every 12, 10, 8, 7, 5, or 4 on inclines of 1 in 500, 300, 200, 100, 60, and 40 respectively

In some cases, ordinary lines were actually disclassed to take

1

la Comm' Internat du Congres des Chems 15 de Fer, 1892

Appendix III., "Money on Light Radways" vol exxIII., Mrs. Proc. Inst. E 1893-96 t "Expose de la Question des Lignes à faible Trafic by J Lewis, -Bull de

larly to opening up new markets and facilitating the carrier transfer of manure and raw produce, over a considerable area of every transfer

AUSTRIA.

At first the Austrian Government was inclined to lock type in "vare with the cold eye of dislake and discouragement. As raily as lock however, Austria had a general railway law, such awared to a single until 1845, and after that, for eight years or so until the ray lock and the state both bunkt railways and assist lother to be liften wery time why a liften as a ray time when the
nment were sell ng the mark

I or the backward ered

s suffered accordingly in ler

reckless enterprise and speculation followed. Roused at list in 121, the Government determined, so far as the limited resource of the Treasury would allow, to pursoe theneforward a policy of that ownership and management. From time to time, monoor, railways bahiren) since 1875—were built, under special laws, at local times "[Local, of the State and partly of private persons. In obedience to popular demand, a law was parsed in 1880 to afford further facilities for developing such lines, even without the cooperation of the State for means of concessions, greater freedom in details of continuous and working, rates, service of trains, and speed, permission to lay such lines on public roads, etc. I or some pears, under tambulas of time law, local lines were freely built, but the results were not sufficiently remunerative to private capital, and it was only after the law of 1887 was passed that active promotion of these railways.

speeds, could also be admitted to like privileges—in fact, the la

the maximum limits were left to the concessionnaires. In the concessions granted to local lines might be included exemption from taxe which weighted heavily upon the main lines, from free carries of mails, from police charges, from supervision charges, from studies, from the stumping of presengers' tackets, etc. Jonetton faith times were afforded to local lines connecting with main lines.

guaranteed by the State, and the common use of main line stituous was given to them, free of charge. If the Provinces the Communes, and private persons contributed a reasonable share of the cost of such lines, the Treasury might furnish subsidies, or State aid might take the forms of grants of land or materials of construction, or of guitanties of gross or net revenue. A Stite main line might work a local branch for less than the actual cost of working the State reserving the related furning State trains over the branch by paying toll.

Between 1880 and 1886, under the law of 1880, upwards of 87 local lines were constituted, covering a length of 1491 miles (2399 kilometres). In 1887, as we might suppose, nothing was doing Detween 1888 and 1893—under the law of 1887—45 local lines, covering a length of 43 miles (1195 6 kilometres), were constructed

The Diet of Styria led the way in 1890 by raising £833,333 (10,000,000 forms) to be drawn upon for the construction of local railways. Either the State or interested paties, or both together, must supply a third of the required capital (in lump sum or by subscription shares) and must guarantee §this of the interest at \$pr cent on the capital. These provincial lines would be wished if possible, by the administrations of the main lines with which they connect, at actual working cost, otherwise they would come under provincial management. The application of the law is outrusted to a mixed Commission, representing official and commercial interests.

The Diet of Bohemia passed a similar law in 1892 The subscrip

tion took the form of a guarantee of interest

The Galician Diet followed suit in 1893 but although, by this law, £25 000 (300,000 forms) was, for a penod of thirty years from 1894.

the vi

be left and thorough examination of each project

A great deal of the above information has been gathered from a note by Herr E A Ziffer in the Bull de la Com Int du Cong des Ch de Fer, 1895 The rest of the note is mainly a culogium of such narrow gauges as 2 6" (0 76 metre or 29 92 mches) going too much into details here a few of his facts may be mentioned When a line was to be constructed from Nenhas to Nenhistritz, a distance of 114 miles (18 kilometres), it was estimated that it would cost £125,000 on the normal gauge against £90,000 on the 2 6" gauge, and the latter was accordingly adopted. In 1892 the Imperial and Royal Railway of Bosnia (2 6" ginge), 166 miles long, showed expenses of £286 against receipts of £531 per mile. This railway, with the State railways of Bosnia and Herzegovina, makes up a system 379 miles (609 kilometres) in length, the longest in Furope, of 2 6" lines, the average cost of them up to 1891 was £7065 per mile, the cost of them would have been £12,662 per mile if they had been laid to normal gauge, and they pay interest at about 3 per cent

In Justin Hungary, the encouragement given to light radways has taken the form of relevant them from the heavy dies charged on ordinary malways, and of allording them speeral commercial and technical facilities, while the Provinces have bracked the policy of the Central Government with actual financial assistance.

HUNGARY

The construction of local rulways in Hungary began as long ago as 1860, and a distinction was made between secondary lines on the

normal gauge and tertiary lines on the narrow gauge

The public roads ware either in ufficient or in bid repair, and the decologment of agriculture and forestry much more marked thin that of manufactures, increased the demand made by local authorities and private persons for local rullway legislation. Under such continued pressure the laws of 1869 and 1885 were passed.

While an ordinary railway requires a special law, concessions for a local line may 4 e granted in an ordinance by the Hungaran Minister of Commerce for a period of 00 years, and reserving the right of pro-

emption

If the line passes through State property the State will contribute to the cost of construction. The Minister of Commerce may subsulse the line (in return for carrying the mails) but the subsuly, expitalised at 5 per cent, shall not exceed 10 per cent of the actual cost of constructing the railway. I or subsules up to the 10 per cent limit the State Budget may annually be debuted with £23 000. The Hungarian State Railways will carry construction microals at actual cost of pocket expenses, will supply construction microals at actual cost of pocket expenses, will supply conjuncy, etc., from their locomotive workshops at long credit, will furnish rolling stock at moderate rent to those local railways that they work, and are bound to take over (as all a ore State guaranteed private lines) the working of local railways which connect with them, on the condition that they receive compensation, if actual expenses are not covered. Moreover the Minister may demand that the working of a local railway be handed over to a State or State guaranteed railways.

The Minister of Commerce may refuse concessions to local lines of those who benefit by them do not contribute 25 per cent of the required capital. The numerical and district authorities may also contribute and lery special taxes for the purposa. The actual construction capital is fixed by the act of concession, the omeonic attaction capital is fixed by the act of concession, the numerical capital, the kinds of stock to be issued, the dividends, and fixed interest are defined by the Vinneter of Commerce. The maximum rates are laid down in the act of concession, and reductions may be called for if the

^{*} Bull de la Comm. Internat du Congrès des Chemi is de Fer, 1891,—"La L gislation des Chemi s de Fer Économiques"

net profit is as much as 7 per cent per annum three years running, but within the maxima the concessionaires have a free hand

In regard to brake power, it will be interesting to quote the table * recommended by the "Union des Chemins de Fer Allemands,' and apparently adopted in Austria Hungary —

		Second Class Lines			Local Lines	
On Gradients of-		Brake Power Per cent of Gross Train Weight for Speeds in Miles per Hour of—				
er 1000	l in	15	18	21	24	Up to 18
0	8	6	6	6	6	6
25	400	6	6	7	9	9
5	200	6	7	9	12	12
75	130}	8	10	12	15	15
10	100	10	13	15	18	18
12 5	80	13	15	18	21	21
15	663	15	18	21	24	24
17 5	57}	18	21	24	27	27
20	50	20	23	27	31	31
295	445	22	26	30	34	34
25	40	25	29	\$3	37	37
30	33}	30	34	38	43	43
35	25#	34	39	41	49	49
40	25	39	45	50	56	56

Telegraph need not be provided if there are no crowing places and no nightruming. Three mixed trains a week at fixed times are the moderate demand in the matter of train service. For thirty years (unless after ten years' working they are paying as much as 6 per cent) local lines may be exempted from stamp duties and other taxes, nor do they have to pay for police. Among other burdens, they are (during the first ten years) relieved of the heavy transport.

* Bull de la Comm Internat du Congrès des Ch de Fer, vol viu, 1892

taxes, which amount to as much as 18 per cent on passengers, 7 per cent on express goods, and 5 per cent, on slow goods

At junction or joint stations, the service of the local line is performed by the main line sometimes at cost price, but gratuituily as a rule. All that is demanded of the connecting local line is the provision at its own co t of any necessary new nistallations. Ilanding

expenses are paid by the line that incurs them

Feneng and level crossing gates are only provided if specially required. Although the telegriph is not obligatory, it is sometime, adopted as a matter of concument working, the telephone is more frequent, the road bell signal is dispensed with. Point indicators and the signals are confined to jun tions and crossing stations, as a rule, but electric-bell control of points, or interlocking of points and signals may be exceptionally required in the specification, outside points have to be published. In mixed trains the passengers are, so far as possible, placed in the rear half of the train, at anyrate not immediately belind the locomotive but a buffer vehicle is only considered necessary under certain conditions of speed and composition of trains. Special facilities are adopted for the sale of tickets.

The average inleage of local lines (1 teunalbahnen) open in 1888 was 1144 (1831 kilometres), and in 1893, 2333 (3733 kilometres), the gross receipts were £245 per mile (1839 florins per kilometre) in 1898, and £284 per mile (2131 florins per kilometre) in 1893

Official statistics show a total mileage of 2326 (3722 Lilometres) in 1892, of which little more than 5 per cent was on a narrow gauge 2 ft 6 in (0 76 metre). In this are included sixty local lines, which, with five others under construction, represent capital of £10,699 430 (128,357,161 forms).

subscription is 133, of

12 4—total percentage

The remainder, £7,138,777, represents the satisfactory share taken by private enterprise

2 ft 6 m gauge
be remembered
nerally furnished
the rolling stock

State he ex

he expense of the State railway, (c) as proprietors, or in most cases $\{d\}$ under working a_0 remember

The rolling stock belonging to the local lines consisted of 108 engines (0.046 per mile), 236 carriages (0.101 per mile), and 1714 goods wagons (0.73 per mile)

The gross receipts averaged £302 per mile, the working expenses £165 per mile or 54 7 per cent of the receipts. But the receipts varied between such wale extremes as £806 per mile on one line,

and £17 on another, and the percentage of expenses to receipts may be as little as 36 I or as large as 89 5

The average interest on capital was 3.31 This seems very sati factory, but it "is due partly to the sufficiently high passenger and goods rates charged, and partly to the working agreements entered into with the State railway. According to these agreements the State receives a fixed sum per passenger mile and per ton mile of Hence in every case some profit cannot fail to accrue unless the private companies spend sums above and beyond working expenses properly so called

"In spite of the subady provided by the Hungarian State railways by means of working agreements, and amounting to the sum of £25,000 (300,000 florms) at least, still the net proceeds of the local railways are insufficient to meet the interest on preference shares, and the ordinary shares bear, as a rule, no interest " * Of course, one of M Ziffer s remedies for

15 an open question & working of the lines,by regulations and lac

Mileage in 1892, 3722 kilom Gauge-Ordinary. 1 435 metres Marrow. 0.76

"The capital necessary for the construction of secondary railways has, as a rule, been obtained by private enterprise, to which, however, the State, the municipalities, the pari hes, and others have contri buted, either in fixed amounts, in subsidies, or by offering some guarantee according to their interest in the railway to be constructed Such contributions have been made in exchange for ordinary shares. or, à fonds perdu-

"The State all o remunerates such railways for carrying the mails, either by yearly payments of certain amount in proportion to the services actually rendered, or by arranging an annual average sum payable for a certain series of years

"The e annual payments are usually capitalised and discounted by a bank

"There are all o instances of municipalities guaranteeing the yearly

^{*} Bull de la Comm Internat du Congres des Chemins de Fer, 1991,-" Local Lines in Hungary, 'ly M Ziffer

† P ports from Her Hajest is Pepresentatives Abroad on Light Pailways

payment of interest and the queta of amortisation of the debentures

poued by such railways

"The companies formed for the construction of such rulways u ually is ne ordinary shares, which must represent at least 35 per cent of the actual building capital The balance is then represented by preference shares or preference bonds (debentures)

' The total of the contributions to the actual building capital of such railways represented, at the end of 1592 33 2 per cent of that capital, out of which the State contribute 1 13 3 per cent, including 5 6 per cent for earrying the muls (capitalised) 75 per cout bein, contri buted by the municipalities and 124 per cent by the parishes and from other sources.

> o State nted at w hach mnt of

11,772,190 floring (about £1 231 015) whereas the balance of

2,390,490 florins (about £199 63) was given a fon le perdue "The contributions of the municipalities amounted at the end of

1892 to 9,588,442 florins (about £799,036) of which about 25 per cent were given a fonds perdus, and the balance in exchange for ordinary shares

"The secondary rulways are managed either independently by the companies themselves, or by the State railways on the basis of

contracts

"Such ra Iways ennot be looked upon as paying undertakings for

the present, especially for the holders of ordinary shares "It must, however be considered that the ordinary shares are for the greatest part held by the contributors who have greatest economical interest in the construction of the lines, owing to the facilities of com munication thereby obtained, and to the consequent increase in the

value of their estates "As to the State contributions, they are counterbalanced by the increase of the traffic of their own lines as well as by the general economical development to be expreted in the districts through which

the secondary lines pass

' In fact, out of the sixty secondary railways, only eight have paid dividends on their ordinary shares up to the year 1892

"The income of the secondary railways was -

	1891	1892
In proportion to the actual capital In proportion to the nominal capital (excluding the ordinary shares)	Per cent 3 12 4 30	Per cent. 3 45 4 61

"The percentage of the deficit, without reckening the ordinary share, and only taking into consideration the sums repured to meet the interest, and the quoti of amortisation in 1892, was 1109 per ent.

"The recepts in 1892 were -

Per pasenger,			170 per kilom (About and)
Goods, per ton		•	. 3 62 per kilom

"Whether, and to what degree, the secondary ralways have stand lated the production and side of dury products, eggs, fruit, and seg, tables and products of other small industries in the districts through which they press cannot be assertioned."

HOLLAND.

In 1601m1, local rulways* do not necessarily mean—as in Tranco or Blajum—those which are to a great extait pud for out of the local training and whose very exist nead quality upon the Proximent and Communal Councils. The essential difference between local and normal rulways is one of special facilities, and the relief of the format from the right times for construction and working impact of on the latter by the law of 1873. Insvende, afford (1) the law of 1873, we partial in the esset of the observations upon which the axis local was familiated by 31 those (1000 observations) and the speed of trains to 183 miles (30 thometry) and hour Thress invitamin speeds were trised, in 1889, to 25 and 12 miles (10 and 20 kilometry) an hour Thress invitamin speeds were trised, in 1889, to 25 and 12 miles (10 and 20 kilometry) an hour Thress invitamin speeds were trised, in 1889, to 25 and 12 miles (10 and 20 kilometry) and hour Thress invitamins speeds were trised, in 1889, to 25 and 12 miles (10 and 20 kilometry) and hour Thress invitamins speeds were trised, in 1889, to 25 and 12 miles (10 and 20 kilometry) and hour Thress invitamins speeds were trised, in 1889, to 25 and 12 miles (10 and 20 kilometry) and hour Thress invitamins speeds were trised, in 1889, to 25 and 12 miles (10 and 20 kilometry) and hour trises of the contraction of the first thress thresholds.

The facilities include their releves from requirements usually called for in connection with adjoining properties, fuguing, details of working may service, other communications, etc. This application of the term "bead" to such lines as so independent of any relations with bead antiforties, so purely one of freedom from string, into obligations, that the great companies have been able to place several of their lines in let the every operation of the law of 1878, and to have them class also local rathways.

We may divide them into light rulways and tramways. The former do, the latter do not (even when of the same gauge), make direct junction with the main lines.

The construction of light rulways, which are not numerous, was conceled by royal decree to practice companies, last their working has been leaved by the latter to main line companies, or, the Dutch

[&]quot; "IA I histation des Chemins de Fer Fe, nomi paes " par M Colson, -Ball de la Comm Internat du Cong des Chemins de Fer, 1891

Railway Company, upon terms which differ considerably in one case and another These lines have been constructed almost universally without financial assistance from the State and always without a guarantee of interest. The districts traversed have advanced in some instances as little as one tenth of the capital but the shares of the companies have often been subscribed by the Commines and the particular persons interested

These light railways are all laid to standard gauge but with a rail weighing not more than 51 6 to 60 5 lbs per yard (25 6 to 30 kilogrammes per metre) The open line is of course single The formation is narrower, the gradients and curves are sharper, and the station and signalling arrangements are simpler than on the normal railways Fencing is only required in exceptional places, such as station yards In 1894 there were* about 160 miles (258 kilometres) of light railways in Holland

They male junction with the main lines of railway, and can carry their 10 ton wagons without splitting the load. The great railway

tender.

Local Railway Company form the most important network. They make up a total mileage of about 82 (131 88 kilometres) and cost, not in cluding rolling stock about £3461 per mile. The official report tran mitted by our representative at The Hague, Mr Bland, gives the following information -

'The construction of this net which is 131 88 kilometres long, cost 3,013 080 florins (£251,000), or, including the advances made by the company working it up to the 31st December 1893 3 405 758 floring (£283 813), which is about 25 800 floring (£2150) per kilo metre

' The cost of the rolling stock is not included in the above amount 'The company's capital (shares) amounts to 1,900,000 floring (£158 333) and was most of it supplied by the Communes and hy private individuals in the district. The advance, free of interest, of the Province of Overussel amounted to 2715 floring (£226, 5s) per kilometre or to 67,194 florins (£5599) altogether, that of the Pro vince of Gelderland 10 per cent of the cost of construction of the line Ruurlo Doctinchem, not exceeding 215,800 florins (£17,983)

and the manufactories in Eastern Overussel These lines have al o a very perceptible influence on the industries in East Gelderland '

I perts fro a Her M jesty's Pepresentatives Abroad on Light Pa

"The percentage of the defint, without reckoning the ordinary shares, and only taking into consideration the sums required to meet the interest, and the quota of amortisation in 1892, was 11 09 per cent

"The receipts in 1892 were .-

"Whether, and to what degree, the secondary railways have stimulated the production and sale of darry products, eggs, fruit, and ve_etables and products of other small industries in the districts through which they pass, cannot be ascertained"

HOLLAND.

In Holland, local raulways* do not necessarily mean—as in France or Belgium—those which are to a great extent paid for cut of the local treasuries, and whose very existence depends upon the Provincial and Communal Councils. The essential difference between local and normal raulways is one of special facilities, and the relief of the former from the regulations for construction and working imposed on the latter by the law of 1875. This relief, afforded by the law of 1878, was partial in the case of those local raulways upon which the axle load was limited to 984 tons (1,000 kilogrammes), and the speed of trains to 184 miles (30 kilometres) an hour, it was complete, when the speed did not exceed 94 raules (16 kilometres) an hour These maximum speeds were raised, in 1889, to 25 and 12 miles (40 and 20 kilometres) an hour respectively

The facilities include their release from requirements usually called for in connection with adjoining properties, fencing, details of working, mail service, other communications, etc. This application of the term "local" to such lines is so independent of any relations with obligations.

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[&]quot; "La legislation des Chemins de Fer Économiques " par M Colson, -Bull de la Comm Internat du Cong des Chemins de Fer, 1891

Railway Compuny, upon terms which differ considerably in one case and nonline. These lines have been constructed almost universally without financial assistance from the State, and always without a guarantee of interest. The districts traversed have advanced, in some instances as little as one tenth of the capital but the shares of the companies have often been subsenbed by the Communes and the particular previous interested.

These light railways are all lad to standard gauge, but with a rail weighing not more than 51 6 to 60 5 lbs per yard (25 6 to 30 ktlogrammes per metre). The open line is, of course, single. The formation is narrower, the gradients and curves are sharper, and the station and signalling arrangements are simpler than on the normal railways. Feneng is only required in exceptional places, such as station yards. In 1894 there were* about 160 miles (258 kilometres) of light railways in Holland.

They make junction with the main lines of railway, and can earry their 10 ton wagons without splitting the load. The great railway comprises working the light lines employ upon them special tender locomotive, and special earrages for two classes of passengers

The light railways constructed by the Gelderland Overiusel Local Railway Company form the most important network. They make up a total mileage of about 82 (1318 8 kilometres), and cost, not in cluding rolling stock, about £3461 per mile. The official report transmitted by our representative at The Hegue, Mr Bland, gives the following information—

"The construction of this net, which is 131 88 kilometres long,

1893, 3,405,758 £2150) per kilo

metre

"The cost of the rolling stock is not included in the above amount "The company's capital (shares) amounts to 1,900,000 florins (£158,333), and was most of it supplied by the Communes and by private individuals in the district. The advance, free of interest, of the Province of Overjissel amounted to 2715 florins (£236, 50) per kilometre, or to 67,194 florins (£5390, 310 degether, that of the Pro-

vince of Gelderland 10 per cent of the cost of construction of the line Ruurlo Doctinchem, not exceeding 215,800 florins (£17,983) "A considerable quantity of merchandise, as well as a large number

of passengers, are carried by the local railways

A great quantity of coul is carried on the Gelderland Ovenjasel

ine, as well as raw and manufactured materials, between Rotterdam
and the manufactores in Eastern Ovenjasel

These lines have also a
very perceptible influence on the industries in East Gelderland "

^{*} Peports from Her Myesty's Pepresentatives Abroad on Light Pailways,

The traffic on this network of light railways is a growing one, and in 1893 the receipts were -

Not only did the Provinces make advances, to the amount of about 10 per cent of the cest of construction, and the Commune interested 10 esters, either with subsidies or by taking shares, but the great railway companies treated the light lines most generously, and the relations which casts between them appear to be most satisfactory. The main line has undertaken extensions and enlargements at its own cost, under certain conditions. If it works the light railway, the main line generally lets it use its sixtions and approaches free of charge, if the light railway is self working, a small clarge per train mile, subject to a minimum, is made for the use of them, joint station with the generals are divided in proportion to traffic.

The terms on which the Dutch Railway Company works eight contributive light railways, take the form either of a lease or of a

partnership

In the first case, according to W de Bickers report* on "Contributive Traffic," the main line pays the light railway either a rent representing so much interest on the capital expenses, or the sum necessary to provide interest and sinking fund on the loan, or a per centage of the receipts after deducting the working expenses, which are on a fixed mileage basis. In the second case, the two companies share the net profits in proportion to their share of the capital. In both cases the working company is responsible for any deficit.

As far as possible stys: M de Backer, and always on the lines worked by the Dutch railway, there are through passenger neckets Through consignment of goods, generally without transhpment, is also provided for The contract for hire of wagons stipulates that they be loaded within as thours, but their occupation between 8 pm and 6 a m is not paid for The main hires employ special tender locomotives, and carriages for two classes on the light trailways

locomotives, and carriages for two classes on the light railways

The Dutch light railways show how much can be done, less
by direct pecuniary assistance, than by generous treatment and

facilities tendered to such undertakings by the State and the great railway companies

The true light railways of Holland, however, in M Colsons opmion, are those laid on roads—"trainways"—which, beyond a restriction of speed to twelve nnies (20 kilometres) an hour, enjoy otherwise the most absolute freedom. Under the law of 1880, these train ways are brought moder the same regulations as ordinary road traffic, as determined by the provincial authorities, with the single exception that the locomotives are subject to the usual rules affecting steam engines. They require, therefore, no special concessions, but

^{*} Bull de la Comm Internat du Cong des Chem de Fer, 1895

while they share the freedom of ordinary road traffic, they have to submit to the same tolls, which are very numerous on the Dutch roads These tolls are leyied on each vehicle, and, as a natural conse

> Province, the Comwhoever may be the

proprietors of each road—have absolute power of permission or veto to use the road for tramway purpose. The regulation of these tram ways varies with different local authorities, but the litter treat them as liberally as possible, knowing that they are beneficial to the country. Instances of obstructions on the part of road owners are extremely rare.

Some of the tramways are the property of the great railways, a few belong to the tramway companies of the large towns, but most of them were constructed by separate companies, of the last, a few are worked by the great railways or tramway companies, but most of the companies work their own lines

miles (783 kilometres), viz -

26 miles of 2 5½" (0 75 metre) gauge 49 3 3½" (1 00) , 258½ "3 6 (1 067 ") , 153 "4" 8½" (1 435 ") ;

"The trainways of the private companies do not"—according to Mr Bland's report—"admit of direct junction with the main lines, even when their rails are the normal width apart. The construction of the trainways does not permit the passing over of the luggage wagons of the railway companies, nor can the rolling stook of the trainway companies be taken on in the trains of the railway companies.

"The merchandise and luggage must be unloaded and reloaded at

the junction
"Tender locomotives of 81 to 13 tons are employed on the steam

tramways. On a few lines locomotives are employed up to 16 tons
"The construction of the trumways under the second division*
was assisted by the Provinces and Communes, in many cases in the

form of payments, annually for a certain number of years. Up to this time the State has given a subjection on one case only.

"The traffic on the trainways of this class, from the nature of the subject, vanes very much. On most of them the passenger traffic is

the principal thing, and the conveyance of merchandise of small account
"This last is mostly confined to parcels, and is chiefly of local character

[·] I c , tramways proper, not town tramways.

"Milk, green vegetables, etc., are conveyed to adjacent dairy pro duco manufactories and towns, but, except in a few cases, this convevance is inconsiderable, being restricted to small quantities in consequence of the numerous navigable canals

"Cattle are seldom conveyed, as they are generally driven to the railway stations and there put into the trucks. On many tramways, also, there is but little conveyance of wood, building materials, coal, and such like bulky goods On some lines in direct junction with the railways, and on others situated in industrial districts, or where the cultivation of beet root is carried on, a very considerable amount of merchandise, however is conveyed "

Sometimes a Commune will give a small annual subsidy for ten years to a tramway, in other cases a Commune will contribute a small lump sum towards construction, similar subsidies from the State or a Province are extremely rare, and in all cases private subscribers con

tribute the great bulk, or all, of the capital
As in Italy, so in Holland, light railways laid on public roads have been the most prominent development, and their comparativo success is attributed by M Colson* to their being untrammelled by legisla tion, and fairly free to sottle their own rates and arrange their own train service, so that the charges are as low and the revenue is as large as the application of ordinary business principles can make

SWITZERLAND

More than twenty years ago there was a movement to introduce at died out There have been

years, mostly in the direction tourists Their development

seems to depend upon the encouragement given by the Cantonal Authorities to private companies applying for a concession

Thus, in the Canton of Geneva, concessions were granted by the

Government to certain citizens for nine narrow gauge lines, radiating from Geneva An account of these was given by M A. Mallet in

the Transactions of the Societe des Ingenieurs Civils of France † The area of the Canton is 93 square miles, its population is

107,000, of which the city of Geneva itself claims 70,000 Of ordinary railways there are 19 4 miles, of tramways 9 7 miles, and of these narrow gauge lines 433 miles The Societe Generor e de Chemins de Ter à

So far as the gr laid on the side of

maintained by the Canton The track is not marked off from the rest of the road in any way, the streets of the city are narrow and

† The Pulican Horld, March 1895

^{*} Bull de la Comm Internat du Cong des Chem de Fer, 1891,-"La Legisla tion des Chemins de Fer Leonomiques

system

crowded, the only warnings appear to be the sound of the driver's horn, and the notice "Look out for the train" painted in large letters on signboards at crossing and other special places, while the average speed is from six to mine miles an hour

1 et iccidents are few or none and are except

are adonted

There are as many as 22 six wheels coupled locomotives, workable from other end, roofed over and boxed in below to hide and protect the working parts. Coke fuel is used in the city and briquettes out side. I whats steam is not condensed but escapes noiselessly, and there is no trouble on this ground. The engines weigh 13½ tons when empty, and 16½ tons in full working order, the axie load is 5.4 ton. The maximum speed is 16 miles. Fuel is expensive, about 25 is per ton.

platforms, transverse seats, and a bend, leaving seats for two on one y contain accommodation for 24

pas engers inside, and—this is quite a continental feature—for 12 on the platforms. The cars are heated by pipes through which the

exhaust steam passes

The train crew (as many as three or four vehicles drain by a locomotive may be seen in the streets of the city) consists of a driver and a stoker on the engine, and one or two conductors to sell and collect tickets on the train. The stoker has to walk in front of the train, in going round sharp curves. Return tickets only are sold at the termin, at shops, cafes, etc. The fares are as much as 1/d to 1/d per mile, except in certain cases where reductions are mide. The number of employes is not more than 3 per mile.

These hight radways cost (moduling £768 for rolling stock) £5760 per mile, but extensions have been mide at a cost of only about £2000 per mile. The receipts average £435 per mile per annum, the working expenses £340, about 771 per cent of the receipts, and the net revenue £936, graying a return of nearly 2 per cent on cypital

Only one instance can be quoted of assistance to light railways from the main lines The Jura Simplon Railway Compuny* took shares in the compuny formed to build the Trasellar Ferannes line, and gave it impetion facilities at Terannes

SWEDEN

Every year a certain amount of money is allotted by the Swedish Diet† for the purpose of making advances—not to exceed half of the

^{* &}quot;Contributive Traffic ' by M de Bicker, Congress Bull tin of the I terna

tional I alliesy Congress 1505

† "Contributive Traffic," Congress Bulleti's of the I iternational Pailway Congress, 1507

original construction capital—to companies formed to construct light railways. The Government also grants free use of land and hallast quarries on State domains.

The Swedish State Railways (who furnish this information) also permit the light railways to use their station junctions, either graits or at a small rental. The light lines shudd their own sidings, etc., and pay rent to the State Railways for any shunting and handling done for them by the latter. State Railways goods rates apply to the light lines, and there is a connecting service for goods between the main and feeder railways. The Swedish State Italiways when the main and feeder railways. The Swedish State Italiways was no light railways of their own. The lutter all belong to private companies, are generally on the narrow agong, are simply constructed and worked, and occupy their own land. Many private railways have been constructed with 35 lb rails, and for a maximum speed of twelve miles an hour at a cost of only 4.2000 a mile?

So long ago as 1868 Mr C returns very much in favour c The State railways were on 66 lbs per yard, the Ko gauge, with a 34 lb rails

gauge, with a 34 lb ruls The comparative figures; are here quoted —

	Loping Uttersbergs	Government Railways
Cost per mile,	£ 1920	7300
Gross meome per mile	216	513
Expenses per mile,	128	352
	ler cent	per cent
Expenses per cent of gro s mcome,	59 8	68 6
Net proceeds per cent of gross ancome,	40 2	31 4
cost of construction,	4.5	2 217

Of narrow gauge rudways there were, in 1821, about 1050 miles, varying in gauge from I II; to 4 0" (0 6 to 1 217 metre)

^{*} Congress Bulletin

RUSSIA

Russa is such an enormous country that the development of her main line railways must for many years domaind nearly the whole of her attention. The great communications in Central Asia Shenia, and towards the Corea have been made mainly for military and political purpo c. While the State has supplied a great deal of the capital required to build the railways and has full control over them, it has very little actual ownership* to show for it

Occupied as Russia has been, however with her principal lines of railway, a lawt was passed in 1887 to establish feeder and light railways on a proper bass. The law deals with Chemins de fer de second order domant arcce aux voics magistrates the latter being the

main lines

. . .

All these muor lines public or private, if worked by mechanical motors or connected with the main lines come under the control of the Minister of Ways of Communication. Public lines on which animal traction is adopted are under the control of the Minister of the Interior. All other lines of railway may be made without special int of the military authorities in the road authorities where the

assistance afforded by the State

is determined in each act of concession. The maximum appeal is fixed at 16 miles (26.675 kilometres) per liour, and the number of trains is presenbed. Statistics of receipts expenses and working have to be furnished. Companies projecting light lines are encouraged by guarantees of interest and special facilities. The two Ministers immediately concerned with such bines invite their subordinates to the dealing.

on the develop of ar but it is the State

Lie Limit Lives, are favorably disposed towards branch lines. When they advance money for their construction the capital cost is charged to revenue by a suspense account spread over ton years. The man line works the branches. The tariffs on the branches are fixed in each case according to their length the value of the produce carried and in inverse proportion to the carriage effected on the main line, which is an indirect bonus.

Bull de la Comm.

ri ational Pa Iway

CHAPTER VII

LICHT RAILWAYS IN AMERICA AND THE COLONIES

Africa

UNITED STATES — In the United States the first roads were made and mantanued by local unthorites. Later on, turmpke roads for through communection were built by companies not, as in England, by trusts. During a brief period the construction of certain important trush roads was held to be a matter of intensal concern to be paid for out of the national prime, but the value of these as routes of emigration and traffic to the north west and south west was greatly diminished by the development of the Line Canal and it connection. Cities grain inte existence upon its brinks, and business and prosperity increased the more rapidly as the rates for transportation were reduced. But already the railways—of which the Baltimore and Ohio is generally regarded as the pioneer—were pushing their way nextward, and the Lakes in the north, the Mississippi river in the south—bat come.

American rulways

The following statatics* for the year ending June 30 1896, will in dicate the general results on American railways at the present time —

Railway capital	\$10.568.865.771	Gross callings	\$1,150.169,376
Outlay per imle of line	Fold raileage	132.776	
Ine	35950		
Capital stock	1.276,687		
Preferred capital stock	1.221,637		

Total dividends †
Passengers carried
Freight tonnage

30 475

Herapatl's Pailwaj Journal Oct, 29, 1897
 A fraction over 70 per cent of the capital stock paid dividends,

The difference in co 1: munly due to the difference in con hiso in Iringlial a special Act of Pathiment has to be obtained. The cus is dealt with 1y a Committee, first of one House and then of the other. Local bothes praythe in his hards, rulway, yes, warts, cond, trainway, Iringlian, and dock compunes, who consider that their interests are threetened by the new scheme, opposite application, and, an all tions to the "House Kee," thousands of pounds are spent by both siles in their endeavour to get the 1 ill either thrown out or passed. No doubt thus is good haveness for the lawyers and engineers energical, but it adds enormously to the cost of even the great allways, and has been by obtained as the cost of even the great allways in his been to buttle) fatal to the promotion of high times

The Fight h ratiways have had to pay heavily for land an lother property, and to luy out affected interests at great expense, while the Western and Southern railways in the United States were freely a sixted with gifts of land which formed a rich endowment constantly

growing in value

Then most of the American rulmays were literally piecets in a new country clearing the way for the spreal of immgration, in an entire country clearing the way for the spreal of immgration, the celluration of virgin roil, the hall ling of new towns, and the creation of new in lustries. All these things would, it was hoped, follow, but they did not exist along the line of route. In lightned the rail ways were extended along established routes of traffic, and carried on most increase very complete with and the demand for substantial construction was at once complied with In the United States.

what kind of a rail

have any at all' ments—the princip

a prime neces ity in a c

The main object was to g

permanent for temporary the line up to the stand

the line up to the stand The were deferred until the line earned enough to pay for them This was the only way in which the rulways could be built. And, since economy in construction was the first consideration, the methods and

his section, so that his opportunity for saving in hist to a began with

His permanent-way was hmitel his as on the majority of Fighsh quantity of permanent-way by abo

106

footed or Vignoles rail, resting directly on the sleeper, instead of our bull headed and heavier rail, keyed up in a good solid chair and well bedded in ballast. He could afford to be liberal with his wooden sleepers, but his iron, steel, and labour were much more expensive

When the Sibi rulway was being rapidly lud for military reasons on the Baluchistan frontier of India the road bed was prepared roughly by plou hing a width of 100 yards to loosen the earth for the pack-

ing gangs

In America the sleepers were simply laid directly on the ground without bullast. To carry the rulways aero s deep depressions, bold dips or cheap trestle work took the place of our flatly graded embank ments or vaducts of brickwork or masonry The cost of trestles does not rapidly increase with their height, so that the economy of erect ing them in a country where timber is cherp is an important one, but they are a lil cly cource of accident, if such perishable structures are not earefully watched and maintained, and they are always exposed to the danger of fire In Ingland a substitute of this kind would never be permitted In India timber for the purpose is not generally available, nor is it required because earth work is cheap

The use of wood as a cheap material is also applied to the construction of station buildings and offices and platform walls wherever the climate is very dry, we generally find a cheaper substitute than wood in sun dried bricks set in mud, and covered with mud plastor. for station buildings, offices, and staff quarters, or we use grass screens for walls and thatch for roofs, while fuel platforms, and sometimes passenger and goods platforms, are faced with rail uprights and old elepters and backed with earth. In fact, Englishmen who make railways at higher cost in Fingland, can make them still more cheaply

in India than Americans do in America But there are many onerous conditions imposed upon English rail ways-affecting not only their working but their construction-to which American railways were not subjected, and from which light railways must be relieved. Some of these are demanded in the interests of public safety wherever the traffic is frequent, fast, and heavy, but their imposition on lines of slow and light traffic in country districts as well as in the busy main lines, has been a serious disulvantage and expense to the great systems, as well as an absolute bar to the development of light railways Without such restrictions. the Americans have been able to cross town and country roads on the same level, instead of having to bridge the road or bridge the railway. Indeed, the provision of signals and interlocking, or even of gatemen, at such level cro-sings, has been regarded as a luxury, and it would not be too much to say that they would have been an unjustifiable extravagance in the first instance. The interlocking of points and signal, and the installation of block telegraph, are requirements not to be applied to pioneer lines in America, or to lines of poor traffic in India, but to be provided afterwards if the circumstances of the traffic demand them

However light a railway we desired to build in India the bridges would be constructed of brickwork masonry from an lated six cas a temporary measure but in the United States wooden bridges were an

economical necessity

Of course, all this frequently involved the absolute reconstruction of the original line at a later period. Money for the hear, expends ture on these so-called improvements was provided by the issue of bonle (with the gross misap heation of borrowed capital which en iel in many cases we are not here concerned) It is also evident that economics of the kind above described in construction throw a heavier burden upon maintenance. Thus, the knowville branch of the Louisville and Nashville avstern has been described by an American* as a fair sample of those western and southern railways which repre sent the true type of American practice -"They were cheaply con structed and have ben, or are gradually leing, perfected, mostly from the earnings, while being operated. They are in the transition stage Many bridges, buildings, etc., of wool, have been, or are being replaced with iron or other durable material, iron rails with steel rails, etc. Until these chan, es are completed, the maintenance of way and operating expenses must necessarily appear large" How large they are, compared with those of a first-class American line, may be seen from the following figures for 1855 -

Details	Lennsylvania Lailroad Division	Luoxville Bianch
Length of line miles (out per mile dollars Average loal of freight frains tons , lassenger trains lasveagers , nail trains, tons and lassengers	1518 210 45 167	171 26 621 126 31 91
Argun	Cent 0 080 0 037 0 133	Cent 0 243 0 045 0 210
Total operating expenses	0 410	0 919

The comparison is more convincing and instructive between two American lines than, as Mr Dorsey for the purposes of his own argu ment drew it, between an American cheap line and a first class English railway, the London and North Western, because, owing to the difference in traffic conditions in the two countries, figures based on ton mileage give a false view of English worling

Other points of contrast present themselves-the universal adoption of the bogie principle in American rolling stock, the greater width (8 ft to our 7 ft 6 in) and height of their cars, through

[·] English at I A nerican Pulroa is Computed, by E. B. Dorsey, C.E.

making from end to end of their trains by mean of the central at le as oppo ed to our compariment system, the divi ion of service with sleeping our and express companies the latter doing for fa t goods the work of collection and delivery which is done for higher class coods in Findland by the rulway companies them elves, low speeds long leads full lands and cheaper freight charge for low else cook in America instead of the quick transit short leads and prompt delivery which obtain in Figlind the proportion of loid to tare in the goods stock as high is 2.13 to 1 in America as low a 1.6 to I in En. and the reflection of our block system their lucrane check system as compared with our successful lack of any sy tem whatever in this re nect etc. It is difficult to commune the rates. because so many of ours include collection and delivery, and their terminal expenses have a larger divisor to spread out their cost but Prof Hulley estimate roughly that making allowance for all dis advantages to which our railways are subject, our charge per ton mile on all traffic average from $\omega 0$ to 75 per cent higher. He regard 2 cents per mile as o r normal passenger rate as computed with 230 cents in America. In their American dealing with figures, relating to the same year 18-0 puts the wenge rate per pa enger per mile in America at ? 19- cent, and in England about the same while ber ton he makes a greater deference than Prof Hadles, viz 10.7 cents in America 2 to 2 4 cents in England.

Let the man point is that on truction in the two countries has been carned out on such totally dilierent principles. In the United States mo to the we term and southern lines have been practically, in the first instance hit railways. In England first class railways have been at once constructed and no departure from the sandard has been tolerated. Only now is it recognised that what inserts required as an undeveloped country and India as a poor country, the country and india as a poor country.

ndwry which

were so extremely favourable that the work of grubbing and clearing grading treetles, cross ties and dictions to make the roud bed ready for the rails cost only x1000, or, inclinding engineering and right of way, 811644 per mile. Had the location been very unfavourable this portion of the construction might, as 'Vr Pew say Inare cost forty or fifty times as much become hand rails of light section, 40 to 45 lbs per yard were available from the Central Pailroad of

^{*} The 'lungage in advance" system is new + Train of tr Soc of C till a rets vol xxiii . 1890

Georgu, which had been relaid with a hervier rul, and thus tho track was put down for no more than \$1800 per mile. Ultimately the way and works on the whole meteren miles cost only \$3441 per mile, ready for the rolling stock. The but mass was of such a nature that mot of the freight was received and shapped in foreign cars, so that \$1000 per rule would have been sufficient to equip the line with all the rolling stock that was repured, making the total cost \$1441 per mile. This all littoral equal also plantice, however, was happily woulded, as, by the terms of the greenest with the Wrightsville and Tennille Rainford—of which the new rulewy is an extension—the stock of the latter runs on both roads, and expan es are divided. There were no rull lement to draw the probation of the scheme, and swell the cot. Mr. A. W. Wellmanton in the cour of dicussion, claimed this cheep light railway built to broad gauge as a further proof of the entill effect of gauge on the formule functional of gauge as a further proof of the entill effect of gauge on the

In 1857 the Inketa and Montana extension of the Manitoba

railway lail with rule of light a ction cost £ 3000 a mile only

The United States in i) be sult to have led the way in che ip rulway construction. They have all o been the first to appreciate practically the idvantages of electric tretton, and this will be referred to later on

CANADA—Th. Toronto (reg., and Bruco Ruilway, and the Totonto and Amp. mg. Railway, were, properled—the former in a north weeterly and the latter in a north-easterly direction—on either side of the off to mg suge Northern Railway of Canada, in order to pen up hack districts which could only be afforded railway facilities on the cheapest seale. Accordingly against off to make adopted The lines were fenced and fully bullast, the 12 meless of bullest being laid under the sleepers and the roat well bored up—1 in the ruils weighed only 40 lbs per yard, the station buildings, bridges, and culverts, eattle guards, etc., were of timber, and these lines cost \$21.796 (£4.74) and \$41.8390 (£2.931) per mit respectively, as compared with \$47.840 (£9967) the cost per mile of the broad gauge Northern Railway. Turther details of the locomotives rolling stock, and working, of these Canadian narrow gauge railways are given but the information is not recent enough to quote

NEW ZEALAND—Chear construction was as essential in New Zealand as in Canada. The same gauge 3 ft 6 in, and the same section of rail, 40 lbs, per yard, were adopted for narrow gauge lines information concerning them is more recent 7. The cost, more than 28000 per mile; is lingle, but the engineering difficulties must have been exceptional, the ruling gradients being 1 in 40 on the Auckland, 1 in 33 on the Napare, and 1 in 15 again t the hearier traffic on the

natiways vot ixiii Isos and o 1 , 2000; the Proc Inst C E , vol Ixxxvii., 1886 Pres. Address of Mr E Woods

Wellington section, with sharp curves on the two latter, and wages are as much as 64 6d for labourers and 8s for gangers per day I'ell engines, weighing 36 tons and designed to hail 53 tons up a

were hauled at a time one, two or three engines being used as re quired, and so placed as to avoid overstraining the drawbars, and 14 hour was the time required for the double trip The cost of coal was 17s 6d per ton 110 73 lbs of coal were used per mile, and, although the wages of drivers ranged from 10s to 13s and those of firemen hetween 7s 6d and 9s per day the cost of locomotive power was not more than 4d per ton of net prying load per mile The original 40 lb iron rails are being renewed with 53 lb steel railways are largely an investment in the future The Hurunui Bluff section has a considerable agricultural traffic, and its branches tap pastoral districts still to be developed. The leads are short, because the line touches so many seaports, while the maintenance charges due to floods and large bridging are particularly heavy That the line is doing good service, there is no doubt wlatever. The extensions into new localities-mountainous pastoral wooded, or mineral-and still lacking labourers in the vineyard, may not add directly to the railway revenues for some years to come but in tapping productive though still unsettled areas of the colony they have made development possible. Of the indirect benefit of these lines constructed as cheaply as possible in a difficient country, there is no question and, in view of their possibilities, a net revenue of 2 89 per cent on capital can scarcely be regarded as discouraging

AUSTRALIAN GOLONIES—The direct results of railways in the Australian colonies are still more favourable, the net rovenue being 375 per cent on capital invested in New South Wales 274 or capital cost in Yictoria, and 3 °G or capital cost in South Australia Some recent statistics of three of the colonies are here outside—

	New South Wales	Lictoria †	South Australia :
M les oper Cap t l'east per mile Farni es per average mile open (ross lovenne Worki g Expenses	*6911 £11 615 £1 133 £3 0*6 49 £1 614 605	31°9 £1 °50 £337 £° 615 935 £1 563 & 5	1 35 £ 310 £595 £10 035 £614 °54
het Jesenne Train in leage Cross Fevenue per train in le Wo king Papenies per train inde het Pere ue per train in ile	23 47 343 36 4 713 4 31 36 1 44 36, 444	92.3 637 64 8 631 34 4 5 d 95, 3 261	2 6 4 713 66 954 40 1°4 "6 53d

In South Au trains the introduction of the light rulway principle dates back to 1867, when it was determined to extend the 5 ft 3 in gauge on a cherper scale, costing no more than £5500 a mile, including stations and equipment, as well as to allot the 3 ft 6 in gauge on other systems.

The first extensions on the 5 ft 3 m panes, very few all litions to the rolling stock being needed, so t 45247 per mile. The iron rails were as licht as 40 lbs per yar1 spiked to wooden sleepers measuring 9 ft by 9 m by 41 m and spixed 2 ft 9 m part, centre to centre, with a sleeper under the joints, and 8 m of good lime tone ballast underneath. The stations were seven miles apart (about a mile less than the average distance between stations in Indiy, and were provided with goods sheds 60 ft to 100 ft long the wills being luil tup of galaxing during mooden framework, fitted into a stone substructure, with a galvanied iron of nord, and withing room of iron. The line was enclosed by iron fencing. The low sided wagons weighed 4 tons 1 ewits, and were designed for a load of 7 tons. A 20 ton locomotive was intended to run at ten miles an hour

years For this the axie load and the speed, not the gauge, were responsible of the last are made on the first and a the light railway.

Lines of 3 lb rails also, rolling stock

to the Crown transverse se

wide, and carried 30 passengers. The goods stock, with a length of 14c, and width of 7 ft, consisted of low sided, medium, and covered wagons, weighing empty 2 tons 17 cwts, 3 tons 3 cwts, and 3 tons 10 cwts respectively, to carry leads of 6 tons each, and thus giving ratios of tare to load of 1 2 1, 1 1 9, and 1 1 7 The stations were placed as far apart as twenty miles, and uncluded stitionmaster's quarters, booking office, and goods sheds. The water supply was a costly utom—600,000 gallon concrete reservours every twenty miles, with highs service tanks steam journey, etc.

According to the Commissioners Report for 1893-94 the co t of the Southern group of South Australian lines on the 5 ft 3 m gauge had reached £9715 per mile, and that of the South Eastern group on

^{*} Min Proc I ist C L , vo! Ivi , 19:9 Latterson on Railway Construction in South Australia "

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construction, one may be driven, in a country where the standard gauge is so wide as 5 ft 6 in or even 5 ft 3 in, to abandon it in favour of a metro or even a 3 ft 6 in gaugo. But, in a country which has been fortunate enough to idopt the more common and sufficient gaugo of 4 ft 8 in as the stindard, tho strongest reasons will be required for discarding it in favour of a 3 ft 6 in gauge, and

the gau

the ...

opinion being that such lines "could be constructed, exclusive of bridges, waterways, and station accommodation (which latter should be of the most simple nature), for £1750 per mile This could only

n a standard Nyngan to t reasonable

speed at a lower scale of charges than it is now carried by road. Tho rates for such lines would bring about a material saving to the users, compared with what is paid for the carriage by road, and the scale of charge should be such as to avoid any material less to the country Lines of the character would avoid the great disadvantage of break.

types existing in the service, could pass over them, and thus avoid the great disadvantage and cost of creating a new class of rolling stock." The advice is sound. Such pioneer railways have been

e proved ordinary

ias again offers an ts Jenrili

is menty four miles, and it was completed in 1891-92. The both capital expenditure up to 1893-94 was £271,611, less than £2890 per mile. The ground is so even that scarcely any work of the nature of "Naw South Bules Pallicay Commissioners' Priest for 1896 97.

+ Ditto, 1897 98

* Min Proc Inst CE, vol cxxm., 1895 "Steel Sleepers in Queensland," by J A Griffiths

grading was required. A width of 66 ft was easily cleared of the dry and stunted vegetation and in the centre for a width of 10 ft , stumps and roots were grubbed out to a depth of 6 or 8 inches In the stiffer loamy soil the road bed was ploughed up for a width of 8 ft, while in the light sandy loam the surface was merely loosened by scarifying The formation was then made even by a 3 ton Material was landed at the Normanton wharf, trained up to the extreme end of the laid rads, unloaded and stacked. Lour men loaded the material upon the trolleys, and three of these and one horse were engaged in conveying the material from the stacks to rail head an average lead of 20 to 25 chains. The fastenings were separately carried ahead in boxes. I ach trolley was drawn to the end of the last pair of rails laid until its load was used up, when it was lifted off to make room for the next loaded trolley, and again replaced to be haule I back. Dehind the worling trolley eight men completed the fastenings Lifting ramming and straightening occur ped twenty five men The permanent way consisted of 411 lb steel flat-footed rails on woo len or steel sleepers. The latter, where laid on the second section weighed 100 lbs and were made by Messrs MacLellan of Gla ow In section they were trough shaped, the sides in thick the top & in thick the ends open, and the rails resting directly on the sleepers were held by clips and bolts Their cost was -

Me srs MacLellan s contract Freight lighterage and charges 901 30 0.d 123 05d

Mr Griffiths, however, thought that steel sleepers of this pattern might, under

port at 78d] conting 18d.

Mr Griffiths states that a team of twelve to fourteen bullocks, a horse, and fifty to seventy men and boys were employed, the average cost in the earlier stages was over £71 and towards the end less than £59 per mile. The labour charges on the shorter portion of the line laid with wooden sleepers were nearly 50 per cent more Of the estimated cost £2162 per mile was for materials, labour surveys plans and supervision and about £600 per mile for station accommodation rolling stock, surplus material, and land resumption Ballast had to be used in the slight depressions where dramage collected and the steel sleepers cut in too deeply, but the idea appears to be to let them bed themselves in compressed soil flood time the road gives some trouble, but the ordinary maintenance staft consists of only thirty four labourers, one inspector of permanentway, and one officer in charge of traffic and maintenance. The work was carried out by daily labour at the cost of the Queensland Railway Commissioners, their paymaster paying monthly wages on the certi he ite of the superintendin, engineer

With reference to the falling off in traffic receipts it is noted that

the rates for all classes of traffic were reduced to about two thirds of their previous amount to assimilate them to the southern traffic. This diminished the net revenue by nearly half, and apparently added little to the amount of business done. It seems to enforce the occasional necessity of allowing light railways to charge higher rates to keep themselves alive

The following figures may be quoted -

Scaon (1 car) Traffic mulesge Traffic mulesge Traffic recept to Vorking extenses Lernores per fran mule Lernores per fran mule Runfall Maintenance per mule Lebourers per mule	180° 93 94 £2 0 368 £20 230 £12 401 118 4d 2 896 L., 1 t £76 93 0 45	1893 94 94 £271 611 £14 757 £10 301 1014d 1 641 Very heavy £61 73 0 36
--	---	---

Seven extensions covering 192 miles of the State rulway system of Victoria" into the Mallee district illustrate the economy of the "butty gang system No large contracts are let, but the work is given out to butty gings of any number of men up to sixty at rates which would enable the average man to earn the standard wages in an eight hours day The district is too sparsely populated to prom se much passenger and ordinary goods traffic, but lines nore wanted to carry agricultural produce chiefly wheat to the seaport at low rates Iv only carrying out worls indispensable in the first instance. deferring others until the traffic of the district required and could nav for them, and building on the butty gang system, the price has been I opt within £2000 a mile, upon which moderate earnings will yield a profit By special rollers and ploughs the scrub and stimps have been cleared and wheat cultivition of extensive areas has been a great success. The surface is generally level or slightly undulating, with occasional sand bills, an absorbent subsoil and blind water courses The railway extensions have been made on the 5 ft 3 in gauge, with 60 lb steel flat-footed ruls capable of carrying all ordinary rolling stock except the heavier engines. The sleepers are of euch lyptus, tough, heavy, and enduring Where gravel ballist was too costly, sand has been used on a total length of eighty miles The excavation for earth work was from 3400 to 6200 cubic yards per

crossings cattle pits are used. The stituons are six miles apirt, with six nich platforms, the corridor curringes living steps at the end, but in cuttings the platforms are made up nearly to floor level, which "Min Pro Jatt CF" vol exix, 1897— Economic Railway Construction

in Victoria, by M. E. Karnot

is convenient in handling gools. The engines are six wheels couple I, with 12 tons load on the driving axle, and tenders weighing 24 tons, including 2300 gillons of water. They hull as much as 900 tons. Labourers' wages were 5s to 6s per day of eight hours. The average cost per mile of these extensions, built between 1893 and 1890, was as follows—

, was as follows —	Derween	1000	u
^		£11	
		37	
		15	
		1-3	
Bridges Culverts		33	
Gravelling roads and approaches		21 17	
Ballast (sand and gravel)		1 5	
Sleet ers		3 6	
Rails 60 lb steel fastenings freiglt and laying		659	
Temporary stat on buildings (including latforms)		20	
Water supply (temporary)		8 3 13	
Signals		3	
Felegraph			
Engineering and surveying		167	
Miscellaneous items Interest on capital during construction		- 5	
turstess on erbicat dutting construction		33	
Total cost per mile to date of banding over	7	1765	
At 1 reximate extenditure since opening	_	92	
	_		
Total cost per mile to 30th June 1895	. £	1860	

The results prove the economy (as we have long since found in

India) of doing without the big contractor ft 3 in

It 3 in 3 in in It is Wales to fall

back on wherever reduction of gauge is a sine qual non. The question of unification of gauge will come still more prominently to the front if and when the Tederation of the Austrulan Colomes—now being definitely discussed—becomes an accomplished fact.

The cost—of the conver on be complete—will be enormous. The alternation of 1375 miles of 31 ft on him in Queensland alone would cost 54 millions sterling,* while the goods tonnage is only about 4,000 000. A saving on translapment of the whole goods traffic, of 1s a ton, therefore would only pay about 34 per cent on thit amount. The conversion of custing rolling stock would be a formulable under taking. The laying of a fund rual, and cost and complication of inved gauge are undesirable. The unification of gauge on the most important inter colound routes, and the recognision in future of 4 ft. 84 in as the standard gauge, would, however, be more immediately practicable.

[&]quot; Met Iroc I est CE, vol exxxx p 409

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There are no navigable rivers to speak of in Australia, either to take the place of the railways that are lacking or to compete with those that are made There is a continual demand for new lines to develop the resources of the interior and bring the inland settler into communication with the seaboard. These must be cheaply constructed, and direct and remunerative returns may not always be expected The results so fir are creditable to the policy of encouragement which has been pursue! This is exhibited in the grant of Crown lands and the offer of contracts on favourable terms The company undertaking the construction of the hue may retain the property for a certuin period after which the ruluar would become the property of the Crown or the railway after it is constructed may at once become the property of the Crown or the right of purchase by the Crown at a future time may be reserved. The grant of Crown lands is by way of payment or subsidy to the constructing company, and the actual value, without any reference to future betterment may, in the first case be equal to t vice the co t of construction in the second or third case equal to the co t of con truction In addition to these grants of land by way of subsidy for construction land for the actual occupation of the rail vay its stations offices etc would be a free grant from the Crown Such terms as the e have been offered by the Queensland Government

SOUTH AFRICA -Ten years ago the cost per mile of the Cape Government railways averaged £8572 on 1000 miles of line open Last year 1894 miles had been constructed at a cost of £10 165 per mile and the following figures may be quoted from the Stati tical Reg ster of the Cue of Good Hove for the Year 1897, ' Interchange -Government Pailway System

The gauge of the Cape Government railways as 3 ft 6 an , the lines are well and substantially last and the trains run at fair speed and are comfortably equipped The Western system extends from Cape Town to De Asr (501 miles) and branch lines are being constructed to tap agricultural districts. The Northern system starts from De Aar, passes through Vryburg and Mafeking, and reaches Bulawayo (8)9 miles) The Cape Government have entered into an agreement with Mr Cecil Rhodes to work the Bechuandland Railway Company's line from Vrybury to Bulawayo The Midland system extends from Port Lizabeth to De Aur (339) the trunk line being continued from Analymourt Tunction into the Orange Free State and the South African Republic From Fist London the Eastern system runs to Ahwal North (282 miles), and to Springfontein (315 miles) in the Orange Free State

There are also 359 miles of private railways-of which one (Port Nolloth and Ookiep-Cape Copper Company) is on the 2 ft 6 m gauge, and the remaining five on the 3 ft 6 in gauge-but their cost

is not given

Passencer fares are at the rate of 3d, ad, and 1d per mile for first, second, and third class respectively, return fires co ting only 50 per cent more than the single fare. The rates for South African produce is 11 per mile, with terminals, and for imported produce (wheat, merlies, etc.) is ld per mile, plus terminals. Import cargo of all descriptions is conveyed at very low rates Grocenes beer, spirits. carbon for electric lighting, mining machinery, etc., are conveyed from Cape Town to Aumberley for 11s 1d and to Bulawayo for 18s Ed. per 100 lli , while cement printing material horses cattle, etc., are charged 5, per 100 lbs to Kemberley, and 13s 1d to Bulawayo Over-sea traffic for the gold fields from Cape Town to Johannesburg (South African Republic) is carried at lower rates From Port Eliza both and I ast London rates on a similar scale are applied to over sea traffic for Kumberley, Bulawijo and Johannesburg

The mileage added to the Cape Government railways during the last ten venus is singularly small, considering the increase of railway business during the same period and the increased cost per mile would seem to indicate that too luch a standard of construction has been a lopted If fertile and mining districts are to be opened up, cherp lines should be rap dly constructed on light radway principles

We have the Lgyptian rulways, the Soudan railways the Uginda railway, and the South African railways still to be linked up, and, as far as possible, on haht railway principles. The Uganda railway is on the metre gauge, but could be easily adapted to that of all the others-the 3 ft 6 in The gaps must be filled on the same gauge. for through lines from north to south

CHAPTER VIII

LIGHT RAILWAYS IN INDIA

CONTENTS - Railways at first constructed by guaranteed companies -- State

light railways arrested by uncertainty of exchange.

State Railways —Proposals for the construction of railways in India* were made as long ago as 1844 In 1849 agreements were signed betwee the Secretary of State for India and the Last Indian and Great Indian Pennasula Ruilway Companies, under which the companies received a free grant of land for railway purposes and a India ion of

on c

troubles of the Mutiny of 1857, but by the end of 1859 about 5000 miles of line were in course of construction, by eight guaranteed comprises. In 1869 the State Railways system was initiated. On the 31st March 1897 no less than 20 390 miles of rulway were open for traffic of which 11,736 miles were on the standard or 5 ft 6 in gauge, 8366 on the metre gauge, and 288 miles on the 2 ft 6 in and 2 ft or special gauges as shown on page 118

The Court of Directors were at first melined to adopt 4 ft 84 in as the gauge on this East Indian and Great Indian Prinnisuli Rail ways. This was the proposal of the companies at home and, had it been adopted, the gauge difficulty would have been settled for ever so far as India is so.

far as India is co would have been

with locomotive would be easy,

was advised by Mr Simms (who is consulting engineer in 1845) to add that it would not only secure

mds that it would not only secure greater advantages than the 4 it s₂ in , but would substantially com
* Patron Februs In its by Horne Bell M Inst. C.E.

mand those possessed by the 7 ft gauge. In ultimately deciding to adopt 5 ft. 6 in as the standard gauge, the Court of Directors com mitted themselves to an equally unfortunate and singular compromise

The total capital outlay on Indian Railways up to the end of 1896 was Rs 2,73,07,27,181

TOTAL LENGTH of INDIAN RAILWAYS, open for Traffic on the 31st March 1897

	Standard or 5 6 gauge	Metre gauge	2 6 and 2 0" gauges	Total
State lines worked by companies. Miles State lines worked by the State	3 740 4 468	6 543 599	28	10 283 5,095
Lines worked by guaranteed }	2,588			2 588
Assisted constantes,	183	173	72	428
Lines owned ly native States , , and worked by companies , ,	633	185	72	893
Lines owned by native States and worked by State Real way agency,	121		22	146
Lines owned and worked by anative States	1	804	01	898
Foreign lines, .	1	59	1	59
Total to the end of March 1897, ,,	14 736	8 366	298	20 300

The average cost per mile of railway open was as follows -

Standard gauge, Rs 158,973 Metre gauge, . 71,125 Special gauges, 33,514

but reasons have been given in chapter via for regarding Rs 120,000. R tixe m

575,000, and R530,000		
odern lines on each grug	e	
The following figures appl	ly to the calendar	year 1896
Coaching en mugs,		Rs 9,20 22,892
Goods earnings,		Rs 15,41,51,505
Miscellaneous, includin	g steam ¹ -oat,	Rs 74,86,028
Gross carnings,		Rs 25,36,60,425
Working expenses,		R 12,19,76,875
Act carnings, .	•	Rs 13,16,83,550
Passenger mileage,		6,427,608,140
Goods ton mileage,		4,588,716,024
Number of passengers.		160.817.267

32,471,335

Tonnage of goods, etc. carried.

The percentage of expenses on gro-4 earnings in 1896 averaged 48.09 on all lines, 47.17 on the standard, 50.56 on the metre, and 54.80 on the spec algains lines.

The statistical return on capital expenditure on open lines gives the

following percentages -

Standard	Metre	Special	Total
gauge	gauge	ganges	10011
5 17	5 27	7.76	5.20

Unfortunately, the State, although it could now raise money at 23 per cent, has to pay interest to the guaranteed railways at 43, and to remit earnings in sterling with a rupee worth about is 3d under contracts which were made at a time when the runce was worth 1s 10d. The loss on this difference in rupee value alone uncounted in 1855–96 to more than 100 lakks, and the total loss on all charges appears as 1s. 81 62,03 680.

What the Railway and Canal Traffic Act of 1888 is to Ingli li railways, the "Indiu Railway Act of 1890 is to Indian railways, and the provisions of the latter in the chapter dealing with Railway Commissions and Traffic Fachites follow very nearly the same lipes as

reasonable terminals

stations, sidings, wharve, depots warehouses, cranes, and other similar matters, and of any services rendered thorest. Again, the Act places upon the railway the burden of disproving a charge of undue preference in respect of rates and services as between one trader and another. The decision in such case is placed in the hands of a Railway Commission, consisting of one Law Commissioners but this such as in Lagland a Standing Commission but one formed by the Governor General in Council at any time that he may require

The following are the maximum and minimum fares and rates for coroling and goods truffic lad down in the Government of India Resolution No 563 RT, dated the 16th of July 1891, as modified by the Government of India Circular No 11 Ry, dated the 4th of December 1896

Panences Tabes	Maximum per mile	Minimum per it ile
1st Class,	18 pies (1jd)	12 pies (1d)
2n l Class	9 pies (1)	6 j tes (1d)
Intermed ate,	43 pies (1)	3 j tes (1d)
3rd Class,	3 pies (id)	1½ pies (1d)

	Maximum per nule		Minimi m	per mile
Goods Rates	Pies per # aund	Pence per ton	Pies per minind	Pence per ton
5th Class, 4th Class 3rd Class, 2nd Class	1 2 2	211 2d 111 1'1	1	\$4
1st Class, Special, Explosives,	1 1 1 1 1	₹d ₹1 3id	118	∄ 1 ∰d

For the purpose of expressing these approximately in English terms, the rupce has been assumed to be worth 1s 4d and 27 22 maunds to be equal to 1 ton

For example, on the North Western Railway, the fares * per mile are

as follows -

	Generally	Mushkaf Bolan and S nd I isl in Lines
Ist Class, 2nd Class, Interme liate Class 3r l Class,	12 pres (1d) 6 pres (1d) 3 pres (1d) 21 pres (1d)	18 les (1/d) # les (2/d) # les (2/d)

and the ratest per ton per mile are as follows -

Special class goods,	9 07 pes	(0 264)
1st " " " " " " " " " " " " " " " " " " "	9 07 13 61 " 18 15 ", 22 68 " 27 22	(" 76d) (1 131) (1 51) (1 51) (1 89) (2 27d)

The application of minimum rates and fares was considered necessary to prevent the possibility of a guaranteed railway working at rates so low that they might cause a loss to the Government from which the shareholders were protected by the Government guarantee

Puglish reulers will perhaps be interested to know the rates between Dolln and the scaports for grain and seeds for export and for piece goods imported. The present rulway distance of Delhi from Calcutta is 954 miles, from Bomby, 888 miles, and from Karvehn 943 miles, but when the Kottr Bridee is finished the distance of Karveh from

^{*} Appendix VI, Coaching Tariff, N. H. P., India, para. 24 + Appendix VI, Goods Tariff, A. H. P., India para . 6

Dellu will be only 906 miles The piece goods rate from these parts to Delln is Rs 2 6 3 per maund I rom Dellu the rate for grain and seeds is 8 annas 6 pies to Calcutta and 10 annas 9 pies to Bombay or Karachi

The Table on p 123 shows the passenger fares and goods rates which obtain on a few representative Indian railways, and it will be noticed that they are highest on the Jodhpore Bickaneer (metre gauge) and Cooch Behar (2 ft 6 in gauge) railways, which may be regarded

as light lines

Light Railways -The question of light railways on the narrow gauge arose as far back, at anyrate, as 1862, when Mr J L Wilson (Agent for the Indian Branch Railway Company) informed the Government of India that he was "prepared to enter into definite arrangements for the construction of the roadways and the laying down of light railways thereon in Oudh and Robilkund In reply, the Covernment of India, while insisting upon the adoption of the 5 ft. 6 in gauge for all railways intended to form portions of main lines, would sanction as a temporary expedient the construction of narrow gauge light lines where the probable traffic was not sufficient to warrant a larger outlay, but only with the view of bringing them up to the standard in gauge and quality, when the traffic had so far developed as to require it

The Indian Branch Railway Company deserves particular mention, because, as Mr Herace Bell observes, " of all the numerous com panies that were projected for building light railways in India, this was the only one in Northern India that actually did proceed to build lines" This Company laid a light railway of 4 ft giuge on the public road from Azimganj to Nalhati in Bengal, but the line, after being bought by the Government of Indea, was relaid on the 5 ft. 6

in gauge

Lord Canning was very much in favour of Mr Wilson's proposals for laying light - as feeders to the standard gaugo insisted that the proposed light li 5 ft 6 m gauge,

and Mr Wilson was not unready to accept this decision

Sir C Trevelyan's protest (in a Minute, dated 4th September 1863) against the construction of any railways, light or otherwise, on any but the 5 ft. 6 in gauge, is so interesting, not merely in regard to India, but in connection with the question of light railways in Lngland, that one paragraph deserves quotation -

"I have always been of opinion that a fallacy is involved in the idea of light railways. The railway experience in England is greater than that of any other country For many years after our railway

^{*} Ladway Polic f in I idea, by Horsee Bell, M Inst C.E., p. 125

PASSENCER PARES AND GOODS RATES

		l assenger Fares in Dies 1 er Mile	Fares 1 Mile	п Глез		Goods Tates in I tes cr Ton per Milo	at I nt 8:	a ler T	on per	Stile	
Railway	1st Class	2nd Class	li ter medi	Lonest.	Fee 1 Graths	Coal	Clark	2nd Class	Class	dth Class Class	Class C
Stan lar t Gau jo— East Indian,	13 00	00 G	3 70	3	327	222	0 02		13 61 18 17	22 63	27 23
Vo tli Mentorn	12 00	00 9	3 00	2 25	200		0 07	13 61	18 15	22 08	5.75
Madias,	12 00	00 9		25°3	, 4 8 6 4 8 8 6 9 8	8 3 8	10 00	13 61	18 00	21 00	30 00
Vetre Gauge — Rajp stana Malna	15 00	8 00	3 00	2 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	ۇ چې			14.29	19 05	23 14	27 22
Jollijo e Bickaneer,	18 00	90 9		8 8		<u> </u>	13 61	20 41	25 86	31 30	36 75
2 6 Մուսյժ- Coxil Itler,	210	21 00 12 00	9	, <u> </u>		<u> </u>		8			

specious the light railway principle might be, there was something in it which always led to its being abandoned on close examination, and it never arrived even at the dignity of an experiment. Cherp agricultural railways are now being made in various parts of the country, but they are all solid, full gauged railways quite capable of bearing the rolling stock of the main lines with which they are con nected and their cheapness arises only from their being single lines, from the landed proprietors asking moderate rates for their land, because they are continced of the advantage to them of the railways, and from the Parliamentary expenses having been reduced to a mere trifle

The general adoption of Lord Elgin's views, and the desire of the Government of India to adhere to the standard gauge so far 39 possible are indicated in the following extracts from a dispatch,* dated April 1864, from Sir John Lawrence, Governor General, to the Secretary of State, with reference to the negotiations between the

Government of India and the Indian Branch Railway Company tion of light railways of the intended that the engines of

It was well understood that m Lugland engines of one company are rurely run on the line of another, and that the practical working of railways is not compatible with such a system of interchange of engines, and that all that is ever requisite is the interchange of waggons and carriages A 5 ft 6 in gauge light line was accordingly considered to mean a railway speed the ordinary passenger and

main lines Figur anthonsed an arrangement

which the character of the Oudh e defined, by declaring that the maximum load per wheel should be 31 tons, and the maximum speed

15 miles an hour This will allow of the ordinary waggon and ning over the Oudh To these arrange

"29 It only remans to us to call attention to two minutes of Sir Charles Trevelyan, in the arguments of which we have been unable to concur

"30 In his first minute, dated 30th September last, objection is taken to the construction of narrow and helit ruly avs So far as the present proposals are concerned, the question of narrow lines does not arise But we are not prepared to recede from the position before taken up by the Government of Indra in respect of such lines, viz That when nothing better can be got, and with due provision for their resumption and conversion into full gauge lines when the traffic calls for the change, the Government may, without objection, aid * Pulway Policy in Ind a, by Horaco Bell M Inst C L.

such lives, in each case determining the amount of ail with reference

to the o' rects to be attained

"31 As regards light lines, very nearly the same remarks will also sight. As not as the Government grees up the season of guarantee, as laboriers all right or decree to interfere in the manual in at of minur companies' affects it ceases to be in a point in to leade whether a line shall be constructed of rale of m class or another Sich a matter to es out ally one fir the computer to determine What the Government can do is to dichue aning as istance, unless cent a terms are offered by the companies is the companies cin which to accept the assistance offered at the technical and them The Covernment of In his her algorith an his on that a 5 ft 6 m king live of such a character as well almit of the curring and wagen stock of the great lubes kind; over it at a molerate specifi wal probably be, for rams trace to a me, sufficient to ment the ral stantard it has taken is

Railway -which included

and absorbed the Indian Pranch Rada y Company of that time-

was con tructed on the s an land 5 ft to in ginge The Inlian Tramway Company meanwhile was pailing forward proposed for narrow guts b, ht have in Southern fuths, and con through the state of the southern fuths, and continued to the southern fuths, and continued to the southern fuths, and continued to the southern future of the southern future for the southern future future for the southern future future for the southern future future future for the southern future fut street a rainay on the 3 it 6 m gains between Arconum and Conservant in 1865, which ther being made put of the South

salureted to metre gauge in 1870 Int a

of iron, 36 lbs and 40 lbs to the pard, last on see dealer and eropoted pun. As first conceived, at was a light railing directed from Delin to the Sambiar I ake and salt works. The rath weighed 36 lbs par 3 and, the width of formation was 12 feet, and the more the maximum axie let I was I tone for waggens and 6 tons for engines, while the speed, limited to 15 miles an hour, scarcely exceeded to exceeded 10 All that the froremment of India claimed then was "the sufficiency of a narrow gauge to carry our secondary lines in our summent of a narron gauge to carry our economy.

Put when the Rajontana Railmay was extended to Almerdrail,
where it made connection with the standard gauge Bombay, Burola,
and Connection with the standard gauge Bombay or norther of the and Central India Railway, it occupied the longer portion of the direct route from Delhi to Bomboj. The quality of the line indi-form the beginning, been lirat class, and when it became necessary to John a so alont a 50 lb steel rail as the standard, 14 ft and 16 ft as the Le word had annihed οĒ be

to the Sambhar Lake The extension to - 1879

na Ah

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In 1870 the whole question of gauge for hight railways was the subject of keen debate in Fingland, and the state of the cree in India was described by Mr W T Thornton in a paper read before the Institution of Civil Fingineers on the 4th February 1873. The recommendation by Col Stradley, Col Dickens, and Mr Rendel to regard 2 ft 9 in as the alternative to the standard gauge in justified to day by the increasing development of 2 ft 6 in gauge lines, and had their advice been followed, the continuity of standard gauge on main routes would have been assured

Lord Northbrook wished to by the Indus Valley and Punjab Northern Railways with light 60 lb rails on the 5 ft 6 in gauge The Duke of Argyle who was then Secretary of State was strongly in favour of the metre gauge being a lopted as being both adequate

and suitable but rail were prescribe

Duke of Arcyle a

Northbrook in regard to both rul and gauge — Accordingly the Indus Valley Railway was constructed on the standard gauge, while so much of the Punjab Northern as had been luid between Lahore und Jhelum on the metre gauge was converted to standard and the extension to Peslahavar was carried out on the same scale. The works on the Giand Truni road between Lahore and Wazirabad were also aban loned and the ruliway place! on an independent alignment.

In 1880 Lord Lytton suggested that the Provincial Governments

ons ed between the Punjab Government and the Sind, Punjab and Hellit Railway. This line was tall en over from the company by the State on the 1st of January 1885, and theneefcouvard became part of the North Western State Railway, under the management of Col Conway Gordon, R.E., who at once addressed the Panjab Govern ment with reference to this important question of the construction of light railways in the Panja be.

Anterpating that on so large a system as that under his manage ment it a annual renewals of rails might average about 100 miles. Col Convey Gordon proposed to utilise these second hand rails for the purposes of light railways. Although second hand rails which were unif for the main hea woull be equally useless for brunch lines, if the latter were constructed as first class railways, they would serve receilently for light railways or trainways, and he considered that light railways or trainways only were necessary for opening up the country in the first instance. Wherever, therefore, the Punjah Government were of opinion that a branch line would be useful for opening up a district of for connecting any important town with the North Western Ruilway system, a cheep surface trainway should, he suggested, be lail down with out plutforms, stations, or any other expensive conveniences, the olject being, in the first instance, to get

the metals linked through and the traffic started with a minimum of expenditure In short, the branch should be regarded simply as a tram, not a rulway, and designed for a speed of not more than ten miles an hour le proposed that the North Western Railway should give old rails, sleepers, etc., and that the Punjib Covernment should give the land and furnish the small cash expenditure necessary to liv down the line The North We tern Rulway should work the line as cheaply as possible, debiting the revenue account with actual expenditure only, and the net earnings should be paid over to the Pun 11b Government until their expenditure, without interest, had been recouped After that the branch should be considered a part of the North Western Rulway, and the net earnings devoted to the im provement of the line until it reached the general standard of other North Western branches Col Conway Gordon hoped that the expenditure thus required of the Provincial Covernment would not be more than Rs 2000 or Rs 3000 a mile to lay down such hier and open them for traffic The Government of India in 1887, when Col Conway Gordon had

become Director General of Railways, reverted to these proposals and observed that, as a tirst experiment, two important towns should be selected, connected by a road wide enough to admit of the trainway at heing laid on the sule of the road. The 2 feet steam trainway at 1 ecorpore was quoted as a successful example of a into on this plan It will be noticed that in 1886 Col Conway Gordon appeared to be in

vision.

N W R.) was asked to submit a rough estimate of the cost of laying a light railway from Montgomery (on the North Western Railway) to Pakpittan. After rading over the proposed route, the writer estimated that such a line could be made for Rs 480 485 or (the length being 28 miles) Rs 17,100 per mile. Nothing was put down for preliminary expenses, as so short and eavy a line could be laid out by the Milland divisional staff and the land, which was mostly waste, would be given by the Punjah Government but the value of the second hand permanent way material was nucleded thus.

39 60,000 c ft earthwork 15,840
Bridges and culverts—

oot run), 63,360 284,730

Supervisional charges, etc at Rs 241 per cent,

5,000 94,553

Rs 480, 183

The prospects of this line were not so favourable as to induce the

Puntab Government to undertake its promotion

In 1891, at the request of Col Wallace, RE, director of the North Western Railway, the writer submitted a note on "Feeder Lines in the Punjab and the New North Western Route between Delhi and Karichi" Attention was drawn to the rapid develop ment of canals in the Punjab by the Irrigation Department without any corresponding development of feeder railways to tap the districts opened up to wheat cultivation and gradually being colonised was pointed out that with second hand material from the mun line, such light railways could be and that from Wazirabad was being, constructed at a cost of Rs 18 000 to Rs 20 000 a mile The profits contributed by branch to main lines generally were discussed, and the direct and indirect benefits likely to accrue to the province of the Punjab the North Western Railway, and the canals from the con struction of certain minor branchos and connections on the light rail way principle were described. At the same time particular notice was taken of the possibility of some of these lines being effective, in the first instance, as local railways and feeders only, but, ultimately, as forming part of direct main routes. The three projects partien larly alluded to were the Chord hac from Wazar shad to Multan, that from Rohri to Kotri and that from Bahawalpur to Dellis Tho two latter have just been comploted as first class railways, the Rohn Kotri line hy the State and the Southern Punjab line by a company The North Western route from Delli to Karachi by these two Chords is thus reduced to 906 miles, as a ainst 883 miles by the ! B and C I route from Delhi to Bombay, and 954 by the Fast Indian to Calcutta The line from Wazirabad to Khanewal is under construction in accord ance with light railway principles, as indicated by Col Conway Gordon, but the actual cost of construction is nothing like so low

as he estimated The object of this line is to open up the country now watere I by the Chenah Canal Settlers from other parts are reclaiming the desert land as it becomes fertilised by the supply of canal water, and the railway will provide the means for exporting grain and other The branch was completed as fir as Lyallpur in February 1896, the permanent way consisting of second hand rails and sleepers obtained from the renewals of the main line In the first instance, only one fifth of the full section of ballast has been spread Girders for all brilges have been furnished from the old stock of the North Western Railway The extension to Khanewal will be practically a surface line with maximum grades as flat as I in 400. The actual cost of the Wazirabad I vallour section, including rolling stock, was Hs. 38,78 000 for 95 68 miles The sanctioned estimate for the extension from Lyallpur to Khanewal amounts to Rs 27,00,000 for 105 miles, without rolling stock

In 1889, Colonel Conway Gordon, as Director General of Railways, attempted once more to have precise and definite rules laid down on

the question of gaige. The Secretary of Sitic, however, was well advised in learning the question an open one, to be decided in each particular case by the Government of India. The ments of the 2 ft 6 in gauge as that to be adopted in hill country or in special cases where continuity of gauge is either impossible for physical reasons or unimportant for traffic purposes, have recently been practically appreciated.

In 1896, the Government of India issued a circular—Government of India, Railway Branch, P W D, No 514 R C of 1896 dated 17th April 1896—in which they described the encouragement and assist ance they were prepared to give to private enterprise in the pro-

motion of branch lines*

The Government of India cancel previous resolutions and summarise the concessions they are prepared to give for the construction of branch or feeder railways, not, as a rule, to exceed 100 miles in length larger or more important railways and mountain branches being excluded

The main line administrations interested will have a prior right to

construct branch lines forming feeders

The Government of India will publish lists of branch lines, for the construction of which they are prepared to accept tenders, and will consider the inclusion in the lists of such lines as may be suggested

by others

Applicants must be able to command financial support, the gauge must be approved, the railway shall be subject to the Indian Rail ways Acls, the alignment, etc, must be approved, and the railway be built in accordance with standard dimensions, the line, while under construction, shall be subject to Government inspection, and financial assistance may be afforded by the Government of India, either as—

(a) An absolute guarantee of a minimum dividend (not exceeding 3 per cent) in rupees (on capital expenditure in rupees), with such stare of surplus net profits as may be agreed

upon, or

(b) A piymont by the main line sufficient—with the branch company's share of branch earnings—to give the company a dividend of 3½ per cent on capital expenditure in rupees, but in no case to exceed the net earnings of the main line on interchanged traffic, all net earnings of the branch over 3½ per cent to go to the company

In either case—(a) or (b)—capital rused in sterling will be entered in the company's books in India in rupees at the actual rate

The prospects of this line were not so favourable as to induce the

Puniab Government to undertake its promotion In 1891, at the request of Col Wallace, RE, director of the North Western Railway, the writer submitted a note on "Feeder I mes in the Punjah and the New North Western Route between Dellu and Karuchi" Attention was drawn to the rapid develop ment of canals in the Punjab by the Irrigation Department without any corresponding development of feeder rulways to tap the districts opened up to wheat cultivation and gradually being colonised was pointed out that, with second hand material from the mun line, such light railways could be and that from Wazirabad was being, constructed at a cost of Rs 15,000 to Rs 20,000 a mile The profits contributed by branch to main lines generally were discussed, and the direct and in lirect benefits likely to accrue to the province of the Punjab the North Western Railway, and the canals from the construction of certain minor branches and connections on the light railway principle were described. At the same time particular notice was taken of the possibility of some of these lines being effective, in the first instance as local railways and feeders only, but, ultimately, as forming part of direct main routes. The three projects particu larly alluded to were the Chord line from Wazir abid to Multan, that from Rober to Notes, and that from Bahan abour to Della The two latter have just been completed as first class railways, the Rohm Kotri line by the State and the Southern Punjab line by a company The North

Western route from Delhi to Karachi by these two Chords is thus miles by the L B and C I route the Fast Indian to Calkutta The

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The object of this line is to open up the country now watered by the Cherih Cual Settlers from other pixts are reclaiming the desert lind as it becomes ferthised by the supply of canal water, and the railway will provide the means for exporting grain and other produce. The branch was completed as fix is Lyallyau in February 1896, the permanent way consisting of second hand rule and sleepers obtained from the renewals of the main line. In the first instance, only one fifth of the full section of ballast has been spread. Girders for all bril ges have been turnshed from the old stock of the North Western Railway. The extension to khanceval will be pretically a surface line, with mixtuani grades as flat at 1 in 400. The actual cost of the Waterhald Lyallpur section, including rolling stock, was 18.38,78,000 for 95 68 miles. This sanctioned estimate for the extension from Lyallpur to Khanceval amounts to Ra.27,00,000 for 105 miles, without rolling stock.

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Applicants must be able to command financial support, the gauge must be approved, the railway shall be subject to the Indian Rail ways Acts, the alignment, etc., must be approved, and the railway be built in accordance with strudard dimensions, the line, while under construction, shall be subject to Government inspection, and financial assistance may be afforded by the Government of India, either as—

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The general character of the supervision and control of the
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(a) An absolute guarantee of a minimum dividend (not exceeding 3 per cent) in rupees (on capital expenditure in rupees). with such share of surplus net profits as may be agreed upon, or

(b) A payment by the main line sufficient-with the branch com pany s share of branch earnings-to give the company a dividend of 31 per cent on capital expenditure in rupees. but in no case to exceed the net earnings of the main line on interchanged traffic, all net earnings of the branch over 31 per cent to go to the company In either case—(a) or (b)—capital raised in sterling will be

entered in the company's books in India in rupees at the actual rate and time of remittance, together with English outlay from time to time at the Secretary of State's average rate for the preceding half year

The general character of the supervision and control of the Government is then defined, in regard to capital expenditure, increase

of share or stock capital, permission to borrow, accounts and statistics,

Funds for new capital works, required after opening, must be pro-

vided by the company

State railways' regulations regarding rates and services will apply The additional concessions admissible are then stated. These

120

- The charge of interest during construction,
 This free grant of land (but not of land required for quarries, hallast brickfields, etc.)
- (3) The supply and muntenance of electric telegraphs by the
- Government of India at the usual charges,
 (4) The free use of results of existing surveys, and the preparation
- of fresh surveys on deposit of estimated cost,
 (5) The construction of the branch by the main line, and its
 maintenance and working by it at a fixed ratio of expenses
 to earnings, the ratio not to exceed 50 per cent, and to
- include charges for the use of the main line stock,

 (6) The incidence of expenses on account of the Board of Direc
- (7) The carriage of railway materials for the branch over State lines at the special rates

The Government of India reserve -

- (1) The right to purchase the branch for twenty five times the yearly average net earnings (not including rebate payments of the preceding three years) at the exprise of twenty one, thirty one, forty one, etc., years, on twelve months' notice, with a maximum price of 120 and a minimum of 100 per cent of cost price on a runce basis.
- (2) The right to fix and vary the classification of goods and maximum and minimum rates of each class of goods and passencers, and
- (3) A general control in respect to the number and timing of

Several rulways have been sanctioned under the branch line terms laid down in the resolutions of 1893, 1895, and 1896 One or two have been completed, and others are in course of construction

The Barsi Light Railway rons from Barsi Road—a station on the Great Indian Pennada Ruilway, 234 miles from Bombay—to the town of Barsi, a dutance of 2175 miles. It was organily sanctioned as a steam tramway project in December 1892, but, the promoters having appealed to the Secretary of State regarding certain terms

By way of assistance, the company was to be allowed to use the road between Barsi Town and Barsi Road Station for the construction of a single line of railway. Any land required outside the road was to be acquired through the collector of the district, all expenses being borne by the company The road had been constructed by the Government of Bombay in 1870 for the purposes of a light railway, with maximum gradients of not more than 1 in 100

Government may determine the contract on 1st January 1917, or at the expiration of any subsequent period of ten years, by giving twelve months' notice If the contract is so determined the Government is to pay to the company in England in sterling an amount equal to the total paid up capital, so far as such capital shall have been expended

with the authorisation of the Secretary of State

of permitting a wider margin on short in es or this kind is obtious -First class '4 pies per mile Second class 12 pies per mile

Thirldis 8 pies per mile Fourth class 3 pies per mile Pascenger fores

Luggige, 4 pies per maund per mile Horses, each 24 pies per mile Carriages, each 4 annas per mile Dogs each 8 annis per 50 miles Parcels, under 7 seers for first 50 miles, 6 annas, beyond, 3 pies per seer for every 50 miles

Fifth class, 54 pies per ton | er mile Fourth class 36 mes per ton per mile

Goods rates

Third class 24 pies per ton per mile Second class 18 pies per ton per mile First-class, 12 pies per ton per mile Food gruns 12 pies per ton per mile Coal, 10 pies per ton per mile

A maximum terminal charge of 1 anna per maund is allowed on all goods traffic, leviable both at receiving station or at station of delivery Traffic booked through not hable for terminals at junctions

The rates and fares are to be such as may from time to time be agreed upon between the Government and the working agency, sub ject to the conditions that they are to be within the maximum and minimum rates and fares in force on the East Indian Rulway, and that the classification of goods is to be in accordance with that on the East Indian Railway The Barsi I ight Rulway was constructed on the 2 ft 6 in gauge

and was opened for traffic in March 1897 One side of the district and municipal roads was made over for laying the railway, which 132

occupies a width varying from 6 ft 3 m, where the line follows the gradient of the road, to 9 ft or so where the line rives to take the bridges. A roadway of 12½ ft or more is left for carts on the "line chargest curve has a

1 in 88 for a length of 35 lb steel, flat-footed

rais and steel sleepers, with 7 cubic feet of broken stone and moorum ballists to the foot run. The fish plates, weighing 12½ he per pair, we 16 in long with four lieles spaced 4 in aprit, eentre to centre. The fish bolts are ½ in in dirameter, with square neel s, cup shipped heads, nuts 1 in square and ½ in deep and Grose spitiant washiers. The steel sleepers are 5 ft 6 in long, 6 in wide, and 3½ in deep, weigh 50 lb each and are Jud 10 to the 24 ft rail, the rail being fastened in the clips by steel keys, two of which are driven on the straight, and four with the B sleepers used on curves to allow widening of gauge as required.

On bridges wooden sleepers are need, every third sleeper being fastened down to the griders by two hools.

bolts, and the rail is secured to the sleeper by an dog spikes. The engine and rolling stock are described in Christical VI. The engine is expensive and heavy, bringing a weight of nearly twenty tons on a wheel base of 8 ft. 3 in. This throws on each sleeper a maximum load greater thin that on the metre guige, and the cost of manifectance will probably be high even if the speeds are kept low.

This added considerably to the cost of construction

The expenditure up to 30th June 1897 on this line was £77,986, or £3535 a mile which is a far higher figure than in the case of the Gackwar's Dilhoi, the Cooch Behar, the Morri, and other Indian lines constructed on the 2 ft 6 in gauge (Appendix IV) I fact it has been constructed, and coupped with rolling stock, as a first-clare.

railway on a narrow gauge

The gross earnings for 17.4 weeks (Much to June 1897) were R:55,347, or about Rs 150 per inde per week, a very sausfactory figure for a new line and it was expected to reach Rs 230 per inde

The Ahmedabrd Parintij metre guigo line was opened for traffic to Talod in Viv, to Parintij in July, and to Idar Ahmedingar in October 1897. Its length is 54 80 miles. The preminent way con sats of 41½ ib flit footed steel ruls on deedar steepers. There are two bridges one of six spant the other five spans, of 60 ft. The ruline graduet is 1 in 200, and the hinting radius of cure 1000 ft.

When the negotiations with the BB and CI Railway for the construction of this railway fell through, Messas Killick, Nixon, &

Co, of Bombay, applied for a concession to take up the project on feeder line terms, offering to construct the line with rupes capital This offer was accepted by the Secretary of State, and, a concession having been given to the applicants, work was stuted in January The line was constructed by the BB & CI Railway Com

Government undertakes to construct (from funds supplied by the company), work, and maintain the line, through State or other a ency, the necessary rolling stock being supplied by the working agency (The agency selected in the BB & CI Rulway Company, with which in agreement for the purpose was entered into by Government in 1896) The charge to the Ahmedahad Parintis Com pany for the working, stocking and maintenance of the line is to be calculated half yearly at the same percentage of gross earnings as obtains on the l'apputan's Valua undertaking, but it is provided that the charge shall not in any year exceed 50 per cent of the gross earnings for that year The residue of the gross earnings, after deduction of the charge for working, etc, is payable to the AP

Company By agreement with the B B & C I Lailway Company, the Govern ment will allow to the Ahmedabad Parintij Company in respect of each calendar year, by way of rebate such a sum not exceeding 10 per cent of the combined shares attributable to the BB & CI and Rajputana Malwa Railways of the gross earnings from traffic inter changed between those railways, or either of them, and the AP Railway, as will, together with the net carnings of the AP Com piny, make up an amount equal to interest for the year at the rate of 4 per cent per annum on the actual capital expenditure The Government will also allow the Company the sum of Rs 5000 per annum towards the Company soffice expenses and expenses of man

a_ement

Rates and fares are to be such as may from time to time be arranged between the Government and the working agency, but it is provided that they shall be within the maximum and minimum rates and fares for the time being in force on the R M Railway classification of goods is to be in conformity with that in force on the R M Railway

Government may determine the contract if, before the line is open for traffic, the company ful, on demand, to supply the funds required for its completion. In case of such determination the Government will pay the company in rupees the fair value of the railway, works. and stores given up

Government may also, by giving twelve months' notice, determine the contract -(1) On the 31st December 1917, or at the end of any subsequent

period of ten years In this case the Government under

takes to pay to the company in rupees a sum equal to twenty five times the average yearly net earnings of the company during the last preceding five years, provided that such sum shall not eveced by more than 20 per cent the total capital expenditure of the company, nor be less than such cantil expenditure.

(2) On the 31st December 1946 In this case the Government will pay to the company in rupees an amount equal to the total capital expenditure

In 1894 or 1895 Mr James Curne, of Karachi, applied for a concession, on branch line terms, for the construction of the Ahmedabad Dholka section (32 miles), of the Ahmedabad Dholera Ruilway (78 miles) on the metre gauge The matter was said to be under consideration.

During the year 1896-97 work was started on the following rail ways, which were sauctioned under the "branch line terms" resolutions of 1893, 1895 and 1896—the Tuph Valley (standard gauge) Rail guge) Rilway, the Hardwar Mymensingh Jamaipur Subhan

the Sultanpur Bogra Kaliganj

Eastern Lengal State Rulway system

The Tapti Valley Railway will connect Surat on the BB and CI Railway with Amalner the present termious of a branch from Jalgam on the GIP Ruilway, the length being 162 47 miles Work wis

metre gruge, and 18 miles long. Work was commenced in May 1896, and it was expected that the line would be opened for traffic before the end of 1897.

The alignment for extending the Hardwar branch of the Oudh and Rohilkhund State Rulway to Debra was finally located in Junuary 1897 on behalf of the company by whom it is to be constructed There will be as much as 1600 ft. of tunnelling in it. The length of the hor is 43 mules.

The two lines connected with the Eastern Bengal State Railway system are being constructed by State agency on behalf of the branch line companies, and will be worked by the rulway. The Mymen singh-Jamalpur Kahganj is an extension of the Dacca section towards Sirigranj. The Sult inpur Pegra Kabganj line will tap the Assam traffic at an important point on the I rulmaputta Rive.

Other developments of the Lastern Bengal State Rahway, which may attract I mate enterpres, are a metre gauge line from Panchalable extward through Gabands to Kahgun, and another westward to Gazol, which is on the route of a third him from Runglist to Raygang This last should be broad gauge from Ranaghat through Moorshedabad to Blingwangola, and metre gange from the Ganges through Garol to Raygany, running untilward all the way Other extensions which might be made are from Nator to Rampur Boalia, from Phulbara to Sungilaa, from Satigur to Titalyah, from Rangpur directly north to the Teesta River, and from Lalmann Hat to Dhoman, all on the metre guage, from Dacer westward to Sealo, to complete the gip in the rulway communication it present filled by steamers on the Pudda and Megna Rivers, and a broad gauge extension from Rajbart to Faradpur

In addition to the above a survey was made in 1893 for a branch from Nelphamari on the EBS Railway to Jayganj, a distance of 8½ miles, at the request of a native gentleman who proposed to form a company and obtain a concession for the construction of the line The concession was granted in 1893. The cost of construction was estimated at about Rs 24 819 a mile, and the traffic prospects were considered favourable

The Cooch Behar State Rulway-worked for the Maharaja by the

For purposes of comparison, a table (compiled from the Director General of Railways' Administration Report for 1820-45) will be found in Appendix IV, giving for certain railways the mileage, the cost, the gross earnings, working expenses and not earnings, the amount of passenger and goods traffic, the train mileage and the quantity of rolling stock. In the chapter on "Light Railways in Belgium," morrover, the cost of certain fines in India has been malysed and compared with the Belgian figures, the object being, as far as possible, to climinate from the inquiry such exceptional lines as the Raiputain Vallwa Railway and the Daipeling Himilayan, and, abox all, to destroy the impression that our examples of light rail ways must necessarily be taken from hose constructed on a metre or narrower ging. As fair examples of Indian lines constructed in accordance with light railway principles, the following may be inentioned—

(a) Standard gauge Warmabad Lyallpur (actual cost, Rs 49,531 per mile, nucloding folling stock), Lyallpur Khanawal (estimated cost, rolling stock not included, Rs 25,714 per mile), Hydershard Shadayalle (Rs 39,112 per mile), Sialkot Branch, N WR (Rs 90,000 a mile, with second hand rails and sleepers, no bridging, but expensive stations); Guida Singh Branch, N WR (Rs 39,000 a mile, with second hund rails and new sleepers, cheap stations, but con sider tible bridging).

(b) Metre quage Robikund and Kumaon (two sections,

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takes to pay to the company in rupees a sum equal to twenty five times the average yearly net earnings of the company during the last preceding five years, provided that such sum shall not exceed by more than 20 per cent the total capital expenditure of the company, nor be less than such capital expenditure, or

(2) On the 31st December 1946 In this case the Government will pay to the company in rupees an amount equal to the total capital expenditure

In 1894 or 1895 Mr James Chrrie, of karachi, applied for a concession on brunch line terms for the construction of the Ahmedahad Dholka section (32 miles), of the Ahmedahad Dholera Railway (78 miles) on the metre gauge The matter was said to be under consideration

During the year 1696 97 work was started on the following rail ways, which were sainctioned under the 'branch lune terms' resolutions of 1893, 1895, and 1896 —the Tapit Valley (standard gauge) Railway, the Hardwar guee) Railway, the Hardwar

Mymensingh Jamalpur Suhhan the Sultanpur Bogra Kaliganj last are in connection with the

Eastern Lengal State Railway system

The Tapti Valley Railway will connect Surat on the BB and CI Railway with Amainer the present terminus of a hranch from Jalgam on the GIP Railway, the length being 16247 miles Work was

metre gruge, and 18 miles long. Work was commenced in May 1896, and it was expected that the line would be opened for truffic before the end of 1897.

The abgument for extending the Hardway branch of the Oudl and Hohilklund State Rulway to Dehra was finally located in January 1897 on behalf of the company by whom it is to be constructed there will be as much as 1600 ft. of tunnelling in it. The length of the line is 34 miles

The two lines connected with the Eastern Bengal State Railway system are being constructed by State agency on behalf of the branch line comprises, and will be worked by the rulway. The Mymen singh-Jamulpur Kahgeni is an extension of the Dicer section towards Strugan. The Suitanpur Pegra Kahgeni is will tap the Assam traffic at an important point on the Brilmmaput; liver

Other developments of the Eastern Bengal State Hallway, which may attract private enterprise, are a metre gauge line from Panchal bit extswird through Gubinda to Kadhgan, and another westward to Gazol, which is on the route of a third line from Rungdist to Laygan; This last should be broad gay, from Ranaghat through Moor-heddadd to Blirgwangola, and metre gungs from the Ganges through Gazol to Raygan, running northward all the way Other extensions which might be made are from Nator to Rampur Boalia, from Phulbari to Sunjiar, from Saulpur to Titalyah, from Ramppur directly north to the Teestr River, and from Lalmann Hat to Dbomani, all on the metre guage, from Dacci westward to Sealo, to complete the gap in the rulway communication at present filled by steamers on the Pudda and Megni Rivers, and a broad gauge extension from Rajbari to Faralpur

In addition to the above a survey was made in 1893 for a branch from Nelphamari on the E B S Railway to Jayganj, a distance of 81 mile, at the request of a native gentleman who proposed to form a company and obtain a concession for the construction of the line The concession was granted in 1893. The cost of construction was estimated at about Rs 24,819 a mile, and the traffic prospects were considered fayourable.

The Cooch Behar State Rulway-worked for the Maharaja by the

consideration

For purposes of compurson, a table (compiled from the Director General of Railways' Administration Report for 1894-95) will be found in Appendix IV, giving for certain railways the miseage, the cost, the gross earning, working expenses and net earnings the amount of passenger and goods traffic, the train mileage and the amount of passenger and goods traffic, the train mileage and the Reigum," moreover, the cost of certain lines in India has been analysed and compared with the Belgian figures; the object being as far as possible, to eliminate from the inquiry such exceptional lines as the Rajputana Valiva Railway and the Dargeeling Himalayan, and, above all, to destroy the impression that our examples of light rail ways must necessardly be taken from lines constructed on a metre or narrower guige. As far examples of Indian lines constructed in accordance with light rulway principles, the following may be mentioned.

(a) Stan lund gauge Wanrabad Lyallpur (actual cost, Rs 40,531 per mle, including rolling stock), Lyallpur khana wal (asimated cost, rolling stock not included, Rs.25,714 per mile), Hyderabad Shadipalla (Rs 30,112 per mile), Sinikot Branch, NWR (Rs 60,000 a mile, with second hand rails and sleepers, Ganda Singh Branch, second livind ruls and siderable bridering)

(b) Metre gauge Rolnikund and Kumnon (two sections,

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takes to pay to the company in rupees a sum equal to twenty five times the average yearly not earnings of the company during the last preceding five years, provided that such sum shall not exceed by more than 20 per cent the total capital expenditure of the company, nor be less than such capital expenditure, or

(2) On the 31st December 1946 In this case the Government will pay to the company in rapees an amount equal to the total capital expenditure

In 1894 or 1895 Mr James Curne, of Karachi, applied for a concession, on branch line terms, for the construction of the Ahmedabid Dholta section (12 miles), of the Ahmedabid Dholera Railway (78 miles) on the metre gauge Tho matter was said to be under consideration

Eastern Lengal State Railway system

The Tapti Valley Rulway will connect Surat on the BB and CI Railway with Amainer, the present terminus of a branch from Jalgrum on the GIP Rulway, the length being 16247 miles Work was

commenced in November 1896, and is progressing rapidly
The line from Segowic, on the Trinton section of the Bengal and
North Western Irulway to Pak-aul on the borders of Neptul, is on the
metro gauge, and 18 miles long Work was commenced in May 1896,
and it was expected that the line would be opened for traffic before

the end of 1897.

The alignment for extending the Hardwar brunch of the Oudh and Robikhund State Rulway to Debra was finally located in January 1897 on behalf of the compuny by whom it is to be constructed There will be as much as 1600 ft. of tunnelling in it. The length of the high S, 34 miles

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The Cooch Behar State Rulway-worked for the Maharaja by the

single new railway was sanctioned during the year under the branch line terms of 1896, although as many as fifteen schemes were under consideration

For purposes of comparison, a table (compiled from the Director General of Radiways' Administration Report for 1894-95) will be found in Appendix IV, giving for certain radiways the mileage, the cost, the gross earnings, working expenses and not earnings, the amount of passenger and goods traffic, the train mileage and the quantity of rolling stock. In the chapter on "Light Radiways in Belgium," morrover, the cost of cettura lines in Iniah has been analysed and compared with the Belgian figures, the object heing, as such exceptional lines as

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 - (b) Metre gauge Robilkund and Kumaon (two sections,

Rs 33,533 and Rs 37,858 per mile), Palanpur Deesa (Rs 21,175 per mile), Cawnpore Burhwal (Rs 21,550 et mile), Jodhpore Buchaner (two sections, Rs 20 141 and Rs 22 375 per mile), Ooderpore Chitor (Rs.25,894 per mile) Gackwar's Veliscuta (Rs 35,209 per mile), Jetalsar Ruhat (Rs 32 939 per mile)

(c) Special gauges Jorhat, 2 ft (Rs 29,029 per mile), Gaek war s Dablon, 2 ft 6 m (Rs 26,306 per mile), Cooch Behrr, 2 ft 6 m (Rs 23,450 per mile), Morri, 2 ft 6 m (Rs 24,220 per mile) Kauna Dhutha 3 ft 6 m (Rs 24,929 per mile)

The exceptional physical difficulties which had to be overcome in the construction of the Darpeling Himilahyan Railway sufficiently account for the high cost per mile of this 2 ft line, Rs 61 792, and it would be unfur to quote this as a normal figure for so small a gauge. Moreover if the cost of the 2 ft 6 in Bris Light Railway (2.3585 per mile) may be expressed as Rs 53,775 per mile (taking Rs 1 as could to 16d) it would seem thirt narrowness of muce is its

main claim to be classed as a light railway

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Steam Tramways—In addition to railways, there are in India 1194 miles of sterm tramways working outside municipal limits and 104 miles under construction Included in the litter are the Ranaghit Kn hangarh (2 ft 6 in), Mangaldai (2 ft 6 in), Howrah Amta (2 ft) and Howrah Sheakholla. In fact, the last two laxusince been completed by Messrs Martin & Co on behalf of the Bengil District Roads Tramways Company, and there seems to be a large field for undertakings of this description in Bengal

The Howrah Amia line is twenty nine miles and the Sheakhalle ine twenty two miles long. The stations are about two miles apart, so that traffic can be desit with at frequent internals. Within the limits of Howrah speed is limited to six miles an hour and in the district to the

With the liberal terms now held out by the Government of India to companies formed for the construction of light railways, the only obstacle to the attraction of British capital is the Rectinations in exchange Engli in capitalists are official to rik money in India which may be returned to them at a heavy loss. If, as the Secretry of State holls out hope, a gold stundard be established, fixing the stable exclusing of the rupe at 16d, adjusted only to the fluctuations of trade, British capital will find a profitable investment in the development of light ruleways in Ir in

CHAPTER IN

LIGHT RAILWAYS IN IRELAND

Convene — In healters assisted by Tressury loans—Baronial guarantee— Transways Acts of 1860—1881 and 1893—Light railways constructed under these Acts—Too expensately constructed and worked—Not controlled by load authorities who had to bear the losses—Light Enlways Act of 1899 a boon to main line companies and the pole—Light railways constructed with State assistance under the Act of 1899 and 1890—Railways Act of 1890 compared with the English Act of 1896

Light Railways Constructed under the Acts prior to 1889—Ireland, in the development of her rulway systems, his never been able to preserve the same independence of State and which his hitherto been so remarkable in Lingland and Scotland Your first, the Trevury has advanced money to rainay companies, usually on the security of a mortgage on the undertaking, and the Government has not climach, in consequence of affording this assist ance, to exercise any more control over the details of working, rate, etc, than in the case of other railways Up to 1883, according to returns submitted to the Royal Commission held in that year, as much as £4,101,401 had been thus advanced, of this amount £2,921,441 had been repaid by the railways, £37,772 had been remitted by the Imperial Government, and the remainder was outstanding. Up to 1893, the Treasury loans had reachel £4,197,746, of which the rulways had boat 52,383,278

The railways also received public assistance in the form of guarantees of interest, secured upon the rites, by the barones or local authorities of the districts traversed by the railways, and here, again, the public bodies assisting did not, therefore, interfer with the service or rates, although they were generally represented by one or more members of the Board of Directors nominated by them.

To such ad from the State and local authorities must be added, in many instances, the private aid of lauded proprietors in the form

of subscriptions of capital or guarantees of interest

In the poorer districts however, when rulways were often urgently required, there was little to attract capital, and legislation had not been favourable to the construction of light times

By the Tramways Act of 1860, the compulsory requisition of land was provided for, but projects had first to be submitted to the Grand Jury, then to the Lord Licutemant in Council, and finally to Pari

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ment for confirmation by an Act The last formality was dispensed with in the following year By the Tramways Amendment Act of 1871, mechanical traction at a maximum speed of six miles per hour on roads and of three miles per hour in towns was permitted, and the maximum speed on roads was increased to ten miles per hour in 1881 But much more important than all these was the Tramways and Public Companies Act of 1883, the intention of which was, first of all, to throw the responsibility of railway development in poor districts upon the local baromes and then, perhaps, to share it with the Imperial Government Thus promoters would submit a project for a light railway to the Grand Jury, and the ratepayers might oppose it The approval of the Grand Jury would throw upon the rates of the whole country, or of so many baromes, charges, not for the interest only, but for deficits on working expenses, and even the obligation of working the line if it was abandoned by the promoters On the other hand, although the Grand Jury might nominate a director or appoint an auditor, it had no real control over the railway, so long as it was run by the promotors The project further required the acceptance of the Privy Council and, if opposition was still maintained, the con firmation of an Act of Parliament The last carried with it the obligation to repay the Grand Jury, either (a) interest on capital to the extent of 2 per cent, or (1) half the difference between the not reccipts and the total guaranteed interest required, whichover might

be smaller
Under the Tramways (Ireland) Acts, 1860 to 1883, have been constructed (excluding three or four lines worked by one or other of the great railway companies) 230 miles of light railways. They's show total receipts of £55,625 (about £240 por mile), a total working expenditure of £57,836 (about £252 per mile, or 104 per cent of receipts), and a deficiency of £2231 (or £9 7 per mile) by way of net receipts. The local rate-payers (with the exception of about £25,000 per annum falling to the charge of the Imperial Government) have to make good this deficit, and the whole of the interest on capital. If we look up the Mitchelstown and Termoy Light Railway in the returns we find that, of a 5 per cent rate of dividend 2 per cent is guaranteed by the Imperial Government and 3 per cent by the

ed by the great companies) is \$1,199,175 is guaranteed, either

at 4 or 5 per cent

The following have been quoted as the more favourable in their results of the large and fine a large and fin

and Skibbe The Clor

receipts of Muskerry,

^{*} Tailway Pet rns, 1896

tu...

The Schull and Skibbereen, nd shows receipts of £2306, The Tralee and Dingle, 37

miles long, cost £4054 per mile, and shows receipts of £5891, against an expenditure of £9341. Thus, the proportions per cent of expenditure to receipts on these four lines are 104, 83, 146, and

Working Expenditure, Net 1 and Rolling Stock of Light R authorised under the Tram (Ireland) Acts, 1860 to 18	ailways nays	Clogher Valley	Cork and Muskerry	Schull and Skibbereen Tramway and Light Railway	Tralee and Dingle
Length of Line in miles open	. No	37	18	15	37
Maintenance of Way and Works	\ \ &	1329	1746	999	4017
Locomotive Power	,	2029	2371	1081	2319
Repairs of Carriages and Wagous	Working I spenditure	571	593	319	411
Traffic Expenses	, bend	146"	1996	557	1580
General Charges	ĺĒ	743	592	318	653
Rates and Taxes	å,	70	43	9	44
Compensation for Goods	ë "	19	14	Nil	7
Legal and Parliamentary	,	31	3	85	35
Miscellaneous .)		130	508	Nil	275
Total Workin, Expenditure		6889	786a	3363	9341
Total Receipts		6350	9172	2306	5891
Net Reccipts		- 39	1606	-1062	→3450
Proportion per cent. of Expendence to R ceipts	ah i	101	83	146	159
Locomotives .	No	6	5	4	5
Carriages Wagons, Trucks, etc.	1	95	78	54	50

one that

'ase much tys, which

is about 20100, a mary pince to pay int 20 it, range min. They are too substitutially built and too expensarely worked, in accordance with Board of Tride traditions, for hims with such poor average traffic recentls as £230 per mile. The heavy expenses, due to the complected prelumnary procedure and the purchase of land, ab orbed so much capital that none was left for profitable expenditure on purposes absolutely necessary to the development of traffic. The administration of small lines as separate concerns is always expensive and the Act of 1853 hid expressly ignored the great railway companies. Above all the local authorities who had to stand all riles and bear all loss as had no proper control over the petry companies, who constructed and worked the lines it he bronnes were saddled with all the habilities but were armed with none of those powers which should accompany responsibility.

Accordingly the Royal Commission on Irish Public Works—to which reference has already been made—in 1888 reported that the preliminary procedure as expensive our leompherical that the local authorities ought not to be liable for working expenses as well as interest on capital that the ability to promote such lines should be extended to extenge a have companies that the adoption of a narrow

should rather be

1889 1890 and

1896.—While the Act of 1883 expressly ignored the great railway companies in relation to trimways or light railway, the Light Rail ways (freland) Act 1889 [52 \ 53 \ Vest 2] applies most particularly to them. The promoters (a) in y be an Irish railway company having a railway open for traffic or (t) may 1 are an agreement approved by the Treasury for the working of the light railway by such a railway company, or (c) may apply under the provisions of the Act of 1883, for a baround guarantee on a portion of the paid up capital of the light railway. The Treasury right

light railway. The Treasury might with a free grant or a loan but wo i than £20 000 a year in addition to

were not constructed within a certain period

appropriated of the £40,000 a year

reproduction of a 27,000 s Jyan control exceed £600 000 in the larger gate, annual grants moreover, should be reduced in limit by 3 per cent on any capital grants, and capital grants would be similarly reduced by any excess of annual grant over and above the £49,000 a year mentioned above capitalised at 3 per cent. It lay with the Lord Leutenant in Council to declare that a high rulway should be constructed between certain places, for the development of fishers or other industries that special assistance from the State was required, and that the anniholation of the Act thould come if the lath 1 when I have

No doubt this Act followed by the Railways (Ireland) Act 1890, and the Transfer of Ruilways (Ireland) Act, 1890—the last of which the Transfer of Ruilways (

o the main

lines upon

the easiest terms under these Acts Of twelve light rulways argre

gating 237 miles, towards the construction of which State assistance has been given in the form of free grants unaccompanied by any em barra ing conditions, all but one-the Dooegal and Killybeg, a 3 ft gauge line-have been constructed on the normal lrish gauge 5 3 and nearly all are worked by such ruly av companies as the Midland Great Western, the Great Southern an! Western the Cork Bandon. and South Coat, etc. But they reach important fishing grounds, more e perully on the we t cost they penetrate to the poorest districts in Donegal Maso, Galwiy, Kerry, Cork Down and Sheo. and, if the mun lines profit by the contributive truffic of lines for which the S ate and the barouse have provided the capital the people of the e districts reap al o the full advantages of long needed rulways under the efficient management of the great railway com that the latter are fairly prosperous may be conceded seeing that their average return on all descriptions of capital was 4 30 per cent as compared with 3 57 per cent in the United Kin dom in 1894 * That they could -or, is a matter of business, would -build, cither on their own standard or as light railways, the lines we are discus ing 1 not so certain or rather, this much is certain, that without the freely given help of the State, these lines would not have been constructed at the very time when they were most wanted Mr A J Bulfour's Railway Act of 1889 was in fact, the sufficient means not only of dealer, with an immediate and pressing distress, but al o of extending the lasting benefits of railway communication to poor and a olated districts

The following is a list of these hight rulways +-

	Length	N. D.
\sme	Miles	Working Railway Company
	 —	
Achill Extension	18	Midland Great Western of Ireland
Lilling an I Killals	1/2	Midland Great Western of Ireland
Liltimore an I Skibl ercen,	-3	Cork Pandon and South Coast Corl Bandon and South Coast
Bantry 1 sy I stension	.22	Waterford and Limerick
Colloones and Claremorns	47	Donegal
Donegal an I Killibegs	187	Beltast and County Down
Downpatrick, Lillough, and	8	Benast and County Down
Ar Iglass Calmay and Childen	451	Midlard Great Western of Ireland
Headford and kenmare	191	Great Southern and Western of Ire
Headford and Kenmare	191	Isnd
Adlorghm an I Valentis,	267	Great Southern and Western of Ire land
Stranorlar an I Glentura	243	Donegal
West; ort and Mallaranny	18	Midland Creat Western of Irelat 1

^{&#}x27;Irish Rulways and their Purchase by the State' -The Paulway Borll,

[†] Pailwij Peturns 1896

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The estimated cost of the Donegal line, on the 3 ft gauge, the axle load being restricted to eight tons and the maximum speed to twenty five miles an hour, was as much as £6600 per mile Of the total capital required by the company specially formed for its promo tion, £115,600 was a free grant from the Treasury and 1000 guaran teed capital If so light a line on a narrow gauge was to cost so much as £6600 per mile, we can easily conceive that the larger rail way companies, which accepted Treasury grants covering less than this amount, for the construction of light railways on the standard gauge, to carry standard rolling stock, were prepared to spend money out of their own poekets, in order to build what were practically standard rarlway extensions or branches of the existing main lines

Finally, we have the Railways (Ireland) Act, 1896 [59 & 60 Vict cap 34], which brings Ireland more into agreement with the conditions prescribed for England and Scotland in the Light Railways Act, 1896

59 & 60 Vict cap 481

Thus, section 1 of the fermer corresponds with sections 4 and 5 of the latter, but differs from them masmuch as it restricts State aid to an existing railway company, withing either to construct, work, and maintain the proposed railway, or te work and maintain it when con structed On the certificate of the Lord Lieutenant that the proposed railway is necessary for the development of a district too poor to induce the construction of the proposed railway without special assist ance, the Treasury may agree to aid the existing railway company. willing to take up the proposed railway, by an advance, up to one half of the cost of construction, provided that landowners, local authorities, and other persons locally interested, have done their fair part by free grant of lind or otherwise The advance may be a free grant or a loan at interest The Board of Works may determine the surveys, plans, and estimates, if those submitted be not approved . and in the congested districts may undertake the construction if this existing railway company will not do so

Section 4 corresponds with clause 6 of the Lighsh Act. It limits the total amount of advances to £500,000 The required money may be lent to the Treasury by the National Debt Commissioners

Under section 3, certain provisions of the Tramways Acts-relating to baronial guarantees, tolk and rates of charge, deposits, interfer ence of the country surveyor, etc - are not to apply On the other

from unfair increase of local rates under clause 2 (c), which corre sponds with section 5 (1) (c) of the English Act

Powers of owners to grant land or advance money for a light rail way are dealt with in section 5, which corresponds with section 19 of the Fnglish Act

Entry on land is provided for under section 6

The application of General Rulway Acts is defined in section 8, which corresponds with section 12 of the English Act Under section 10, any Grand Jury may, under certain conditions, present money in aid of the rulway

Under section 13, this Rulways (Ireland) Act 1896, together with the Transfer of Rulways (Ireland) Act 1890-and the Tramways (Irelan I) Acts as therein defined—and the Tramways (Ireland) Act, 1895 may be cited collectively as the Tramways (Ireland) Acts, 1860 to 1896

CHAPTER X

ROAD TRANSFORT AS AN ALTERNATIVE

heavy work.-Messra John Fowler & Co s agricultural and road engines.-Tyres for traction engines.-Traction wagons

Restrictions on use of Steam Locomotives on Roads—At the end of the first chapter it was observed that road transport—by road locomotives, traction engines and cars, auto motors, etc —might often supply the place of light railways

"A very important subject for consuleration also in connection with the Light Railways Act"—and Sir John Wolfe Barry" in his presidential address to the members of the Institution of Gyril Engineers in 1896—and, in itself, is the future of auto motors as applied to the light triffic, whether of goods or presengers, to be accommodated by the proposed light initiways, and no engineer can read the accounts of the results attained by auto-motors, or have seen the machines in operation, without recognising their promise for the future."

The difficulties opposed by the legislature to the use of steam engines on roads† were such as practically to restrict their use to agricultural work—threshing and steam ploughing for example—and to the conveyance of merchandise and heavy material, which could not so readily be hauted by horses. This fact was borne out by cridence obtained in committee in 1896,‡ that the majority of traction engines escaped the payment of heence duty under the evemption granted to engines used solely for agricultural purposes.

Road locomotives were held to be nusances at common law It might take an owner three months to obtain from a Court of Quarter Sessions a licence to travel on the highway In country districts the

* Use Proc Inst CE, vol exxvii, 1897
 † M Laren on "Steam on Common Roads," in Mis Proc Isst CE, vol ent.

* Peport from the Scient Committee on Traction Eigenes on Poads, 1st July 1896

speed of a traction engine was limited to four inites an hour, and a man had to walk in front of it, at a distance of not less than twenty yards. The road authorities bad almost absolute power to forbid the use of certain birdness by such engines (a bich we must acknowledge to be only reasonable), and damage done by them had to be made good, which would not have been required if horses had been used for draught. Moreover, urban authorities might embody in their local Acts clauses prohibiting the use of road locomotives in any street or in any road within their unsketchen.

The mechanical difficulties, complained of by owners of road locomotives, included the heavy grades on the roads, the sharp corners.

and the sinkage of bad roads

The legal distructions undoubtedly call for revision, and, to a considerable extent, for remoral. The mechanical difficulties depend upon the claims of this particular description of road traffic to be regarded as ordinary traffic, for which the ratepayer must provide efficient roads. The question is whether traction engines can get out side the definition of extraordinary traffic furnished by Lord Justice Bowen (in the case of Hull 3: Thomas, 2 (D. p. 9 33).

"Extraordinary traffic is really a carriage of articles over the road, at either one or more times, which is so exceptional in the quality or quantity of goods carried, or in the mode or time of user of the road, as substantially to increase the burden imposed by ordinary traffic on the road, and to cause damage and expenses thereby beyond what is

common

So long as they are covered by the term "extraordinary traffic,"

and if the escape of fire up the funnel was guarded by a graing in the smoke boy just above the tube level Danger to life and property from scaring of horses was diminished by boxing in the machinery as in Hancock's carriages, and these also passed the steam into a silen eigh box which broke the blast Triction engines fitted with air-condensers went without much nose from the blast

In moting the second redding of the "Lecomotives on High ways Bill," on the 30th Jone 1896, Mr Chaplin caused some anusement by expressing his belief that the light-road lecomotive might become a dangerous rarial of the light railway, that it would develop a big industry, tend to decrease railway fares, and prove to be of great advantage to agricultural interests in the transport of farm produce at a cheaper cost. They were largely used abroad, especially in I Transe

CHAPTER X

ROAD TRANSIORT AS AN ALTERNATIVE

for traction engines-Iraction wagons

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 ^{*} Vin Proc Inst CE vol exxvn, 1897
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[‡] Peport from the Select Committee on Traction Engines on Poads 1st July 1896

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The mechanical difficulties, complained of by owners of road loco motives, included the heavy grades on the roads, the sharp corners.

and the sinkage of bad roads

The legal distructions undoubtedly call for revision, and, to a considerable extent, for removal The mechanical difficulties depend upon the claims of this particular description of road traffic to be regarded as ordinary traffic, for which the ratepayer must provide etheant road. The question is whether traction engines can get out side the definition of extraordinary traffic furnished by Lord-Justice Bowen (in the case of Hill * Thomas, 2 Q B, p. 353)—
"Extraordinary traffic is really a carrage of articles over the road,

"Extraordinary trains is really a carriage of articles over the road, at either one or more times, which is so exceptional in the quality or quantity of goods carried, or in the mode or time of user of the road, as substitutially to increase the burden imposed by ordinary traffic on the road, and to cause damage and expenses thereby beyond what is

common '

So long as they are covered by the term "extraordinary traffic,"

and if the escape of fire up the funnel was guarded by a grating in the smoke box just above the tube level Danger to life and properly from scaring of horsis was diminished by boxing in the machinery as in Hancock's caringes, and these also passed the steam into a silen cing box which boke the blast. Traction engines fitted with air condensers went without much noise from the blast.

In moving the second reading of the "Locomotives on High ways Bill," on the 30th June 1896, Mr Chaplin caused some amuse ment by expressing his belief that the light road locomotive might become a dangerous rival of the light railway, that it would develop a big industry, tend to decrease railway fares and provi to be of great advantage to agricultural interests in the transport of farm produce at a cheaper cost. They were largely used abroad, especially in Trance

^{*} If n Proc Inst CE, vol cm , 1991

CHAPTIR X

ROAD TRANSPORT AS AN ALTERNATIVE

for traction engines-Praction wagons

Restrictions on use of Steam Locomotives on Roads—At the end of the first chapter, it was observed that road transport—by cars, automotors, etc—might

with the Light Railways Act"—said Sir John Wolfe Barry* in his presidential address to the members of the Institution of Ciril Engineers in 1896—'and, in itself, is the future of auto motors as applied to the light trailie, whether of goods or passengers, to be accommodated by the proposed light railways, and no engineer can read the accounts of the results attained by auto motors, or have seen the machines in operation, without recognising their promise for the

The difficulties opposed by the legislature to the use of steam engines on roads? were such as practically to restrict their use to agencultural work—threshing and steam ploughing for example—and to the conveyance of merchandise and heavy material, which could not so readily be hauled by horses. This fact was borne out by evidence obtained in committee in 1896, that the majority of traction engines escaped the payment of heence duty under the exemption granted to enunes used solely for agricultural purposes.

Road locomotives were held to be nuisances at common law It might take an owner three months to obtain from a Court of Quarter Sessions a locence to travel on the highway In country districts the

^{*} Min Proc Inst CE, vol exxvii, 1897

[†] M Laren on "Steam on Common Roads" in Mix From Inst CE, vol cit,

[‡] Peport from the Select Committee on Traction Engines on Poads 1st July 1896

speed of a traction engine was limited to four inites an bour, and a man had to walk in front of it, at a distance of not less than twenty yards. The road authorities had almost absolute power to forbid the use of certain bridges by such engines (which we must acknowledge to be only resonable), and damage done by them had to be made good, which would not have been required if horses had been used for draught. Moreover, urban authorities might embody in their local Acts clauses prohibiting the use of road locomotives in any street or in any road within their jurisdiction.

The mechanical difficulties, complained of by owners of road loco motives, included the heavy grades on the roads, the sbarp corners.

and the sinkage of bad roads

The legal obstructions undeubtedly call for revision, and, to a considerable extent, for removal. The mechanical difficulties depend upon the claims of this particular description of road traffic to be regarded as ordinary traffic, for which the ratepayer must provide efficient roads. The question is whether traction engines can get out side the definition of extraordinary traffic furnished by Lord Justice Bonen (in the case of Hill & Thomas, 2 (B, p. 333).

"Lattaordmary traffic is really a carriage of attoles over the road, at either one or more times, which is so exceptional in the quality or quantity of goods carried, or in the mode or time of user of the road, as substantially to increase the burden imposed by ordinary traffic on the road, and to cause damage and expenses threeby beyond what is

common"

1

So long as they are covered by the term "extraordinary traffic,"

and if the escape of fire up the funnel was guarded by a grating in the smoke box just above the tube-level. Danger to life and property from scaring of horses was diminished by boxing in the machinery as in Hancock's carriages, and these also passed the sterm into a silent cing box which broke the blast. Traction engines fitted with air condensers went without much noise from the blast.

In moving the second reading of the "Locomotives on High ways Bill," on the 30th June 1896, Mr Glaphin caused some anniesment by expressing his belief that the light-road locomotive might become a dangerous rival of the light railway, that it would develop a big industry, tend to decrease railway fares, and prove to be of great advantage to agricultural interests in the transport of farm produce at a cheaper co-t. They were largely used abroad, especially in Trance 146

TI a "Tocomot as an II of wate Act 1800" FEQ 9 50 Vict cap. mechanical and drawing omotive not

to exceed in weight unladen four tons), it must be so constructed that it shall emit no smoke or visible vapour except from any temporary or accidental cause A council of any county or county borough may prevent or restrict the use of such locomotives upon bridges which would be unsafe for them A proper light must be exhibited by the locomotive at might. It must earry a bell to be used as a warning Its speed must not exceed fourteen miles an hour, or any less speed prescribed by the Local Government Board, which also retains the power of making regulations regarding the construction and use of these locomotives, and of prohibiting or restricting their use in crowded streets or other dangerous places. An excise duty of two or (if the locomotive exceed two tons in weight) of three guineas. together with the license for the locomotivo as a carriage or hackney carriage, is to be paid

Motor Cars relieved from some Restrictions -On the 14th November 1896, motor ears being no longer classed as traction engines, regulations, supplementary to the above Act, were issued by the Local Government Board, and some motor cars made a trip from Northumberland Avenue, vid Reigate, to Brighton The "light locomotive must be capable of being worked either forwards or brekwards There may be bosses or projections on projections on projections on projections or p if they are used, otherwise, wheel tyres must be smooth, with a breadth varying from 4 to 21 inches, according to the weight of the vehicle Two independent brikes are required. Any drawn vehicle, too, must have a brake, or the brakes on the locomotive must be able to control it The width of the locomotive must not exceed 64 feet If drawing another vehicle, the name and address of the owner must be conspicuously painted on it and its weight, moreover, the weight must be printed on every locomotive weighing unladen 13 ton and upwards These regulations fix the maximum speed at 12 miles an hour. if the weight be 14 to 2 tons, the speed must not exceed 8 miles, and if the weight exceed 2 tons, the speed must not exceed 5 miles an hour, whatever the weight, if used to draw any vehicle, the speed must not exceed 6 miles an hour Of course, the ordinary rules of the road and of street traffic apply

The development of the motor car or light road locomotive, under the encouragement of the new Act, may take place in several directions Steam, oil, and electricity are all in the field, but, for town various districts for hauling such articles as corn, manure, lime, drain age pipes, timber, bricks, and other building materials, stone for the roads, boilers, and heavy pieces of machinery, and sometimes for lighter goods, such as flour and groceries from co operative stores They are thus of great benefit not only to the agriculturist, but also to the builder, the manufacturer, the distributor, and the consumer, They are largely used by some local authorities and, to a considerable extent, by the War Department They are e pecually useful in dis tricts where the railway communication is not good, and for the car riage of bulky articles which cannot conteniently be transhipped or conveyed by rail In such cases it is often not only cheaper but quiel er and less injurious to the articles carried to content them all the was by road rather than to and from the railway stations"

Mo.t of the traction engines escaped paying any license duty under the statutory exemption of engines used solely for agricultural pur poses They

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appeared to be unlighted roa

Their use in crowded streets of large towns in the daytime seemed more objectionable, and the

of the day in London, Ma

the other hand, no such ,

needed, in Leeds, Birmingham, Hull, Newcastle, and other important towns. The noise and vibration were naturally considered nuisances in residential towns, but serious damage was mainly limited to places where the houses were badly built, where the weights carried were excessive, and especially where, as in Aberdeen, the streets were paved with grante sets. The damage done to the metalled surface of ordinary roads was, however, considerable, while the owners were frequently not ratepayers within the county, and contributed little to the upkeep of the roads they used except the license duties. In spite of this, the engine owners demanded that country, as well as town, roads should be maintained so efficiently as to bear the beaviest class of traffic likely to pass over them That, of course, was most unrea sonable, and the retention of "the extraordinary traffic clause" in the Act of 1878 (dealing with damage done to roads by extraordinary traffic or excessive weight) was strongly advised

Under the Act of 1878 the country authorities (and quarter-session become be with a population of 10,000 and unwards, and the Common Council of the City of London) were empowered to make bye-laws regarding the hours of travelling, regulating the u o of locomotives upon beur) or 70

their liad bye l hently

bear in one county a locomotive could not travel by night, entering

another county it could not travel in the middle of the day. In regard to this, the committee very rightly observed -" Restrictions on locomotion are always in themselves objectionable, and can only be justified by necessity or grave inconvenience. We think, therefore, that on principle the prohibitions on engines travelling should be made as light and as uniform as possible" The making of closing bye laws could not be placed in the hands of a central authority like the Local Government Board , local authorities could best appreciato the circumstances of each district, but they must use their power reasonably The Committee, therefore, while recommending that local authorities should have no general powers of probibiting the use of these engines within their county or county borough as a tchole, considered that they should retain their present powers of making bye laws to regulate their use upon any highway, and to probibit their use in crowded streets or narrow roads or particular localities for special reasons

Then, in regard to license duties, "on the borders of several counties,

on the bruters of several country. Here, again, in Imperial license duty is more than one country. Here, again, in Imperial license duty seemed to be the obvious remedy, but the division of the revenue among the various local authorities concerned would be difficult, and local registration would be necless as local control would be rendered impossible. A statutory duty of £10 was advised, payable to the country, in which the engine was chiefly used, and the engine should have a right of passing through any other country on payment of a registration fee of 2.8 64. Additional duty, at the rate of £2 per additional ton, should be paid for engines weighing over 10 tons. Steam rollers should be exempted from license duties, as are agricultural engines.

While expressing their opinion that the number of loaded trucks or wagons drawn by an engine should not exceed three (exclusive of a water barrel), without the written consent of the surveyor, the Committee prepared to leave any restriction of the maximum length of the train to be prescribed by the local authorities in their bye laws

The speed bad hitherto been restricted to four miles an hour in the

mendations -

I — 1at the limit of speed be maintained at four miles an hour in the country, but be raised from two to three miles an hour in towns and villages.

II -That engines be authorised to be used with driving wheels of

any form of construction that may be from time to time approved by the Local Government Board

III — (a) That in addition to the two men in charge of an engine in motion, a third man should be required to accompany it, not necessarily in advance or on foot, but in such a manner as to be best able to assist horses passing either from the front or from the real.

(b) That the fourth attendant be dispensed with in the

- case of trains consisting of three wagons or less
- (c) That in the case of two plough engines with their neces sary gear closely following each other, only five men should be required in attendance
- (d) That one of the three atterdants be required to remain with an engine while stationary on a highway, and having its fires alight
- (e) That at night every engine or train of wagons should carry a conspicuous red light in the reur, and that all lights should be fitted with shutters or screens
- IV —(a) That a penalty not exceeding £10 be recoverable sum marrly for carrying weights on wagons in excess of those authorised by ?4 & 20 Vict cap 70, s 4, without the consent of the cou
 - (b) That a similar penalty such consent a numbe exclusive of a water barrel
 - V—(a) That local authorities should have no general powers of prohibiting the use of engines for specified bours within their county or county borough as a whole
 - (b) That local authorities should rotain their present powers of making bye laws to regulate the use of engines upon any highway and should also have power by bye law (subject to confirmation by the Local Government Lorid) to prohibit their use in crouded streets, or narrow roads, or in special localities for special reasons
- VI —Tirt in all cases where a bridge is closed against traction engine traffic by order of a local authority, an appeal should be to an arbitrator appointed by the Local Government Board
- VII —(a) That a uniform annual beense duty of £10 be paid by the owner (or u er) of erch engine of not more than ten tons in weight, exclusive of water and coals, with an addition of £2 per ton for every extra ton

LIGHT RAILWAYS AT HOME AND ABROAD

- (b) That a license may be transferred from one engine to ner with the consent
- (c) council receiving the unity no required to provide a license plate with the name of the county or borough, the number and date to in the
- (d) Ti pass through any other county or county horough on payment of an annual registration duty of 2a, 6d for each county or county borough.
- (e) That steam rollers (as well as agricultural engines) he exempt from hoense duty, but that all engines he

(f) I

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other agricultural purpose, and any engine the property of one or more occupiers or owners of agricultural land, employed solely for the purposes of their farms or estates, and not let out for line.

- (q) That similar hoenso duties be levied in Scotland and Ireland
- VIII —That the extraordinary traffic clause [41 & 42 Vict cap 77, s. 23] should be amended as follows
 - (a) The time for the recovery of expenses to be limited to a period of twelve months from the damage complained of, or (in case of a particular contract or hulding joh) of six months from the termination of the work
 - (b) The expenses to be recoverable from any person by whose order "or for whose benefit" the work is done
 - (c) The expenses not to be recovered before justices, but in the County Court, or, in case of large amounts, in the High Court
 - In Scotland an appeal should be allowed from the Sherif's Court to the Court of Session, in order to secure uniformity in the decisions

The Clause should be extended to Ireland

IX —That the amount of the penalties for various offences should be revised, and that the law as amended should be con solidated in one Statute for the United Kingdom *

Traction engines already do a great deal of the kind of work that light railways propose to do, and their emancipation from the

* The Locomotives Act, 1893 (61 & 62 Vict. c 29), has since been passed It is dated 2nd August 1893



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150 LIGHT RAILW

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VIII —That the extra s 23] sho
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IX —That the amo
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Traction engines al

hight railways prope * Tle Locomotives Act is dated 2nd August 1,590 anomalies and penalties of the old Acts and local bye laws would give them a far field. There is little doubt that steam traction will continue to hold that field, as in the past. Of the use of such engines we are reminded in the Report of the Select Committee. Heavy parts of machinery, holiers, trees, blocks of stone, etc., are more conveniently conveyed by them over moderate distances very often, than if such bulky ratheles were carried to the railway, by the railway, and from the railway to their destination. The cost of working has been estimated to the about 2d per fon per mile.

Of these engues Messes John Towler & Co (Leeds) manufacture two types The first (Plake I fg 1) to designed for agricultural purposes and general work about a farm or estate, such as occasional haulage driving any belt-driven machiner, pumps, saws, pile driving hosts threshing machines, chaff cinting machines, chaff contain machines, dynamos, etc. The second type, generally known as road locomotives (Plate I fg 2), is specially designed for continuous heavy haulage and long journeys on roads, the working parts of the engine heing screened to Inde them as far as possible from lores?

The gearing in engines of the second type is of extra strength, the bearings and journals are of larger size, and the tank and bunker capacity are increased to carry a greater quantity of weter and fuel The driving wheels are of large diameter, giving greater adhesion on

run a mile in 5½ minutes when time was precious. The compound principle and spring mounting are a sine quit non of this type of engine. The rear axle spring arrangement is based on powerful twin springs, the parts being so arranged that when either driving wheel comes in contact with any obstacle on the road the other wheel takes its share of the shock, the movement being compensated by transverse levers. The third motion shaft and rear axle hearings are connected, and more simultaneously—in response to the elastic movement of the

Dictails and prices are quoted in the following list 10 the prices of freedow, awang,

In the prices are pe, a steam water

^{*} Maclaren on "Steam on Common Roads," Van Proc. Inst CE, cm., 1891



anomales and penalties of the old Acts and local bye laws would give them a fan field. There is little doubt that steam traction will continue to hold that field, as in the past. Of the use of such engines we are reminded in the Report of the Select Committee. Heavy parts of machinery, boilers, trees, blocks of stone, etc., are more conveniently conveyed by them over moderate distances very often, than if such bulky articles were carried to the railway, by the railway, and from the railway, by the railway, and from the railway to their destination. The cost of working bas been estimated* to be about 2d per ton per mile.

Of these engines Messes John Fowler & Co (Leeds) manufacture two types The first (Plate I fig 1) is designed for agnicultural purposes and general work about a farm or estate, such as occasional hauding, driving any belt driven machinery, pumps, saws, pile driving housts, threshing machines, chaff cutting machines, dynamos etc. The second type, generally known as road locomotives (Plate I fig 2), is specially designed for continuous heavy hauding and long journeys on roads, the working parts of the engine being screened to Inde them as far as possible from horses

The gamng in engines of the second type is of extra strength, the bearings and journals are of larger size, and the tank and bunker expactly are increased to carry a greater quantity of water and fuel The driving wheels are of large diameter, giving greater adhesion on

run a mile in 5½ minutes when time was precious. The compound principle and spring mounting are a sine qud non of this type of engine.

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its share of the shock, the movement being compensated by transverse levers. The third motion shaft and rear axie bearings are connected, and move simultaneously—in response to the elastic movement of the spring between the horn blocks—thus giving similar freedom of motion to that which we appreciate in the railway locomotive. At the same time, these engines can be used for belt-driving or any purpose to which the agricultural engine is otherwise applied.

Details and prices are quoted in the following list To the prices

(if required in the ed firebox, awning, In the prices are ope, a steam water

^{*} Maclaren on "Steam on Common Roads," Via Froe Inst CE, ent., 1891

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		Single Cylinder				Compound Cylinder				
Class D		D	Α	В	c	D	Λ	В	0	
Agracultural Traction Engines	Actual horse power Diam of ordinary wheels Width of Diam of fly wheel Width of	14 5 1½ 1 2 4 0 5 m	22 5 6 1 4 4 6 6 m	30 6 0 1 4 5 0 6 in	38 6 6 1 6 5 0 7 in	15 5 1½ 1 2 4 0 5 m	24 5 6 1 4 4 6 6 in	33 6 0 1 4 5 0 6 in	42 6 6 1 6 5 0	
	Revolutions per minute	180	150	150	150	180	150	150	150	
Ag	(Price	£360	£410	£465	£530	£415	£465	£540	£630	
Special Road Locomotives	Actual horse power Diam of ordinary v1 els Width of Diam of fly wheel Width of Revolutions per minute Price		2° 6 6 1 4 4 6 6 10 150 £190	30 7 0 1 6 4 6 6 in 150 £560			24 6 6 1 4 4 6 6 in 150 £550	33 7 0 1 6 4 6 6 in 150 £635		

Both types of engines are constructed either on the single cylinder or compound principle There is no doubt that the compound loco motive is coming into more general use. The boiler can be reduced in size, there is a saving in fuel and water, the noise from the exhaust in the chimney is suppressed, and, for emergent purposes, high pressure steam may be admitted into the low pressure cylinder These engines are provided with multitubular boilers ventilated fire hole doors, and ash pans with adjustable dampers and may fairly claim to be considered as smoke consuming. They are fitted with no noise

r driving cylinder agricultural traction engine (the nominal weight of which is about 81 tons or when full 31 tons) places roughly 72 tons of this upon the "drivers" and only 2 tons upon the steering or front wheels Their class A4 compound rord locomotive (the nominal weight of which is about 10 tons or when full 11½ tons) places roughly 9 tons of this upon the "drivers" and only 2½ tons on the "steerers" It will be

but very level ground In the Report of the Select Committee on

bedded upon phable pids, and loosely held in their sockets by spring bolts, so that from three to five of these pads come in contict with

than the diagonal cross bars if the blocks became worn down 16 seemed more necessary, therefore, to direct attention to the condition than to the hind of tyre adopted

Traction wagons may be mounted on springs or constructed with solid axle beds as required, and Messrs John Fowler & Co build them to suit any particular description of transport. The forethe engine—is fitted with a turn-

means of a triangular coupling bar n engine The coupling bar has a

double acting, spring drawing har arrangement, which comes into action in starting as well as in steering

t

circle, and u tons on the rigid or rear axie. For the discharge of broken road metal, bricks, lime, etc., special traction wagons are built, the bodies of which, by an arrangement of rack, roller, and lever, may be moved to either side and tilted by gravity.

	Single Cylinder			Compound Cylinder				
Class	D	Λ	В	С	D	Λ	В	o
Actual horse power	14	22	30	38	15	24	33	42
Diam of ordinary wheels	5 13	5 6	6 0	6 6	5 11	5 6	6 0	6 6
Width of	1 2	1 4	1 4	1 6	1 2	1 4	1 4	1 6
Diam of fly vleel	4 0	4 6	5 0	50	4 0	4 6	5 0	5 0
Width of	מו 5	6 m	6 in	7 m	5 1n	6 m	6 in	7 32
Revolutions per minute	180	150	150	150	180	150	150	150
Price	£360	£410	£465	£.30	£415	£465	£540	£63
Actual I orse po ver		22	30			24	33	
Diam of ord nary wheels		6 6	7 0		ĺ.,	6 6	7 0	
Wadth of		1 4	1 6			1 4	16	
Diam of fly viicel		4 6	4 6			4 6	4.8	
Width of		6 1n	6 in			6 in	6 m	
Revolutions per minute		150	170			150	150	
Pr ce		£490	£560			£550	£635	

Both types of engines are constructed either on the single cylinder or compound principle

There is no doubt that the compound loco
use
The boiler can be reduced
1 and water, the noise from the

and water, the noise from the sed, and for emergent purposes, ingh pressure steam may be admitted into the low pressure cylinder. These engines are provided with multitubular boilers ventilated.

These engines are provided with multitubular boilers ventilated fire hole doors and ash pans with adjustable dampers and may fairly claim to be considered as smoke consuming. They are fitted with steel plate pressed ash pans to carry water and to prevent the drop-

wheels Thus Messrs John For agricultural traction engine (the tons or when full 91 tons) place

"drivers" and only 2 tons upon the steering or front wheels. Their class 44 compound road locomotive (the nominal weight of which is about 10 tons or when full 111 tons) places roughly 9 tons of this upon the "drivers and only 21 tons on the steerers ' It will be

but very level ground In the Report of the Select Committee on

tacitly permitted in many districts. They consi t of wood blocks, bedded upon phable pade, and loosely held in their sockets by spring bolts so that from three to five of these pads come in contact with the ground at the same time, distributing the pressure and diminishing the noise But although they were harmless to pavements if the blocks were in good repair, they might actually cause more damage than the diagonal crow-bars if the blocks became worn down. It seemed more necessary, therefore, to direct attention to the condition than to the lind of tyre adopted

Traction wagons may be mounted on springs or constructed with solid axle beds as required and Messrs John Towler & Co build them to suit any particular description of transport. The fore " the engine-is fitted with a turn

double acting, spring drawing bar

action in starting as well as in steering

There are, of course, many types of traction wagons (Plate I fig 3), and some have a turntable fore carriage at each end, which is convenient where the space for loading or discharging is himited. Among others, the writer noticed a traction wagon weighing 3 tons and carrying a loud of b tons The total weight was distributed on the wheels so as to relieve "steerers' to some extent, 5 tons being carned on the leading axle, which was fitted with a pivoting or turning circle, and 6 tons on the rigid or rear axle. For the discharge of broken road metal, bricks, hime, etc., special traction wagons are built, the bodies of which, by an arrangement of rack, roller, and lever, may be moved to either side and tilted by gravity

CHAPTER XI

THE LIGHT RAILWAYS ACT, 1896

CONTENTS -Fust use of term "hight railway" in an Act of Parliament-

THE LIGHT RAILWAYS ACT, 1896

Summary of earlier Legislation.—The first actual use in an Act of Parliament of the term "light railway" occurs in section 27 of the Regulation of Railways Act, 1868 [31 & 32 Vict cap 119], under which "the Board of Trade may by leense authorise a company applying for it to construct and work, or to work as a light railway, the whole or any part of a railaday which the company has power to construct or work." Section 28 presences that, on such lines, the axle load shall in no case exceed 8 tons, nor the rate of speed of trains exceed 25 miles an hour, but, subject to these maxima, a light railway may be constructed and worked under such conditions and regulations as the Board of Trade may from time to time impose or make. The limitations of the axle load prevented the circulation of main line stock, and assisted to render the Act monorative

main line stock, and assisted to render the Act inoperative

There is an earlier and equally abortive Act, the Railways Con
struction Facilities Act, 1864 [27 & 28 Vict cap 121], designed "to
Construction
Construction

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land required, and their subsequent procedure is thus prescribed.

"(1) They shall apply to the Board of Trade for a certificate under this Act

"(2) They shall deposit map, plans, sections, and books of refer ence, and an estimate of the expen e of the construction of the railway, and lodge a draft of the certificate as proposed by them, according to the general rules of this Act

"(3) They shall publi h notice of the application according to such

_eneral rules."

The Board of Trade may then, after consulering all representations and objections, settle a certificate authorising the making of the rail way This draft certificate is to be laid before the Houses of Purlin ment, either of which may stop it, which involves the up etting of Otherwise, being approved the Board of all contracts for land Trade may is ue and publish in the London tra the the certificate. which is thenceforward to have the same force as would a special Act

With the certificate are to be incorporated the Lau le Clauses Acts and the Railway's Clauses Lets, except Ho e jr it ion which give coin

Jul ory jose re te

The Loard of Trale has power to incorporate a company by the certificate in which case the Companies Chuses Acts are to be included in the certificate

With a view to ensuring the completion of the rulway, the pro motors are obliged to deposit 8 per cent on the estimate in the Court

of Chancers The maximum tolls and charges are specified in the solicdule, e.g. -Third class passengers, 11d fer person per mile, minerals, etc, in class 7 goods, 11d per ton per mile Lut the board of Trade has

power to vary these, and they do not include a reasonable charge for loading, covering and unloading at stations (terminal charges), and

for delivery, collection, etc

It may be asked to what extent the development of light rulways was encouraged by such facilities as were afforded by these two Acts, and, after they have been in force for nearly thirty years, the answer is given in the Report of a Committee presented (in January 1895) to the Right Honourable James Bryce, M.P., Chairman of a Confer ence on Light Railways --

"Practically no light railways have been constructed under the general Acts of 1864 and 1868, owing in part, it is alleged, to the consent of all landowners and other parties beneficially interested and the absence of opposition from any railway or canal company,

being necessary before the Act can be made use of "The mileage of such hies constructed under special Acts has all o been meonsiderable

"This lack of progress in rural districts has also been in great measure due to the want of latitude left to the Board of Trade by law, and, in other cases to the conditions which the Board considered it their duty to impose for the public safety "

The more power was given to the Board of Trade to call upon the railways to provide safety appliances, the less able was that Depart

ment to relax their demands in favour of any particular railway, however poor it might be, and however extravagant and unnecessary was such an equipment for a line whose traffic was sufficiently served by few and slow trains The chmax was reached in 1889 The Regula tion of Railways Act, 1889 [52 & 53 Vict cap 57], enrets that "the Board of Trade may from time to time order a railway company" to adopt the block system on passenger lines, to interlock their points and signals, and to use on all their trains continuous brakes which must be instantaneous in action, applicable by the driver and the guards, self applying in the event of failure in any of the brake parts, etc The word 'may" has no suggestion of compulsion to the casual reader, and the following qualification-" In making any order under this section the Board of Trade shall have regard to the naturo and extent of the traffic on the rulway, and shall, before making any such order hear any company, etc -seems, at first sight, to leave it open to the Board of Trade not to enforce such requirements where they are obviously unreasonable Nevertheless, the writer in 1891 and 1892- while on special duty under the orders of the Secretary of State for India-found a poor line like the Cambrian (whose gross traffic receipts at the present moment may be about £21 per mile per week) as busily employed in providing safety appliances as the London and North Western Railway (whose gross recorpts are very nearly £119 per mile per week) Indeed, the Cambrian had much more to do, comparatively speaking, for the I ondon and North Western line was practically fully equipped already, in compliance with an enormous movement of traffic which rendered the most perfect appliances for safe working absolutely necessary

The fact is an Act like this, which empowered the Board of Trade

examine the Light Railways Act, 1896 [59 & 60 Vict cap 48],* and see what facilities it affords for the development of light railways in

Great Britain While this Act applies to light railways, it does not define them

'ine under consideration rd of Trade (section 9) the course of the pro on the Light Railways

"A railway shall be deemed to be a light railway if the cost of con struction thereof, evelusive of land, legal charges, and rolling stock, shall not exceed £3000 a mile, and if the speed shall not exceed, inclusive of stoppages, 16 miles an hour outside of towns and ulliages and 6 miles an hour mistle of towns and ulliages and if the weight of the locomotives, coaches, and wagons shall not exe cd 8 tons per axle." We may safely say that a light rulway is one which on account

of the nature and amount of the probable traffic runst, if it is to be constructed at all, be of a light reduced in our the apply built, more economically equipped, be shampered by safets requisitions, and more simply worked than a standard rullwar. The distinction between one and the other will be more or beautiful according to circumstance, but it would be imprachicable to make this betinction depend separately upon weight of rail, gauge of line maximum as load maximum speed, or any of the many details which make up the partnerial of a railway

On the other hand, the distinction between a light rulway and a tram vay cannot be absolutely drawn, and the question will constantly ance whether a scheme should be dealt with under the Tramway Act or under the Light Railways Act. The average Inglishman's notion of a trainway is practically confined to street trainways. where the head of the rul is grooved to take the flange of the wheel, not plain, as on rulways, to support the tread of the whiel, while the train rail is sunk so that the head is flush with the surface of the road, and the arrangement of the permanent way is such as enableblock paying or metalling to be laid down between and outside the rails. This is certainly the sort of tramway contemplated in the Tramways Act [33 & 34 Vict cap 78] of 1870 Section 25 of that Act prescribes that the uppermost surface of the rail shall be on a level with the surface of the road, section 28 deals with repairs of the metalled or paved surface of the road where the tramway is laid, and indicate such re-

on the Continent

when these are laid on one side of the roal, they do not generally present the same physical features as our street trainways. Thus, in France, a trainway is a line which runs for more than two thirds of its whole length on or along the sides of the public roads, and one which does so for a less distance is a railway. So, too, in England, we have the Wisbech and Upwell trainway, constructed by the Great Lastern Railway, running along the side of a public road, but returning nearly all the physical features of a railway the reason for applying the term trainway to this into would seem to be legal rather than technical, for, there being no Light Railways Act, it had to be constructed under the Trainways Act. The Wisbech and Upwell trains, however, will take up and set down passengers by the wayside, which all trainways are supposed to do, whereas most rail-

One

which the Light Railways Act is intended to supply, was that it

proved useless for the carriage of goods. It was only with the assistance of the rulway companies, or when they actually belonged to a rulway company (as in the case of the Wysbech and Upwell Trumway), that trainways could successfully deal with goods traffic. In such cases, if the rail and gauge would admit of the passage of

that, oven if the Tramway Company maintained the portion of the road covered by their track and for a distance of 18 inches beyond their rails, the great bulk of ordinary street traffic was driven to that portion of the road which the local authorities had to repair, and the cost

The Light Rulways Act of 1806 will, it is boped, afford no opportunity for such discouragement of useful schemes, but the Tramways Act will still remain for the benefit of lines constructed under the Act, as well as for those proposed lines which are entitled to be classed as tramways. Before leaving the subject of tramways it may be mentioned (as in Chapter 1) that tramroads, as distinguished from tramways, are only dealt with in a Standing Order of the Houses of Parliament.

Under section 1 of the Light Railways Act is "established a commission mission, consisting of three commissioners, to be styled the Light Railway Commissioners, and to be appointed by the President of the Board of Trade". They are the Earl of Sersey, CC M G, Charman, Mr C A. Fitzgernid, Barrister at I aw, and Colonel C F O Boughey, It E, CS I, who was for many years minager of two of the great Indian State Railways. Their duty is to "carry the Act into effect and to offer every facility for considering and maturing proposals to construct light railways," in other words not to block a scheme by applying every condition that may releve an official department of responsibility, but to give it all reasonable encouragement and assistance. The Commissioners have liberally accepted and acted upon this principle, and in time, no doubt, the Board of Trade will find less difficulty in adapting their requirements to the new class of railway.

Under section 2, an application—preceded by compliance with section 7 (1) and (2)—for an order antionsing a light railway may be made to these commissioners by the council of any county, borough, or di truct, through any part of which the proposed railway is to pass, by any individual, corporation, or company, or by any of these county. Parth, counties are not mentioned.

The rule * made by the I oard of Trade—"to regulate the procedure before the Light Railway Commissioners where a scheme for a light railway has been matured, and it is intended to make a formal

application for an order -are quoted in Appendix IX

Section 3 gives to the county, borough or district council if authorised by an order, power to und rtake or to contract for the con truction or working of the light rails sy to advance to a light railway company-either as a loan, or as part of its share capital or partly in one way and partly in the other-any amount authorised by the order or to join any other council per on, or body in doing any of these things or any such other act incidental to them as may be authorned by the order The council's application must, however, be supported by a special resolution of the council, pas edufter a month's previous notice, and by two-thirds of the members present and vot Moreover, if the light rulway he wholly or partly outside their area the council can take no action in the way of construction work ing, contract, or advance except , intly with the council of the outside area unless they satisfy the Board of Trade that such action 13 expelient in the interests of their own area, and even then, their expenditure will be limited by the order to an amount proportionato to the benefit that may accrue to their area

Thus a council may keep the whole of the undertaking in its own hands, and be alto-other independent of contractors. Or they may construct the line by contract, and they may lease the working in

which case

radway con

one quarter

amount for the time being advanced by the council, provided that one half of the toby of amount is subscribed as "share cyntal," and of that share capital at least one half has been paid up by persons other than local authorities. Such a Treasury loan is to bear interest at not le is than 3\frac{1}{8} per cent per annum. We have here the first mention of the council of the counc

tional encumstances Where the Treasury is satisfied, by a certificate from the Board of Agriculture or the Board of Trade, that a hight railway is necessary in the interests of agricultural, fishing, or other definite industry, and the line would not be made without such assist ance, the Treasury may add the railway out of public money by a special advance, either as a free grant or as a loan, not necessarily bound by the terms of loan laid down in the previous section, provided that those locally interested have properly supported and assisted the scheme, provided also that an existing railway company will undertake to construct and work the railway, but the special

^{*} Statutory Pules an? Orders 1896, No 787. + First Schedule to the Act.

advance is not to exceed one half of the total cost of construction , and the railway may be guarded, in any parish, from an assessment of local rates higher than that imposed when the railway land was acquired We, in India, know how much railways may have to pay out of their own pockets on account of land, previously worthless, which has simply acquired its present value from the adjacent railway

Section 6 limits the total amount advanced by the Treasury at any one time to £1,000 000, of which not more than £250,000 may consist of special advances The Treasury may borrow from the National Debt Commissioners money required for the purpose of advances

Section 7 deals with the consideration of the application by the Light Rulway Commissioners

They must satisfy themselves that the local authorities, including the road authorities, and owners and occupiers of the lands it is proposed to take up have been duly consulted, and that public notice of the application has been given The Commissioners must also obtain by local inquiry and by such other means as they think necessary, all material and useful information for dealing with the application

The applicants must satisfy the Commissioners that they have published advertisements in a local newspaper as prescribed in section 7 (2) (a), that they have served notices on, and obtained the agreement or objections of every reputed owner, lessee, and occupier to the taking of his land The publication of an advertisement, two weeks running in a local newspaper, of the land required, naming a place where a plan of the proposed works and required land may be seen, etc., disposes of an expensive detail. Hitherto railway pro moters have had to pay for long advertisements in local and other

plans, book of reference, and sections required

The Commissioners must hear and consider all objections to the

application, whether made formally or informally

They may then settle the draft order submitted by the applicants, and meert further provisions for the public safety, particulars of the land required, conditions in regard to construction and working, etc., if such are required

This order would be provisional only, not having effect until con firmed by the Board of Trade, as provided under sections 8, 9, and 10

of this Act

If the Commissioners refuse an application, the applicants, if the council of any county, borough, or district, may appeal to the Board of Trade, who may remit the application to the Commissioners for further consideration.

The Commissioners must submittheir order-with particulars, plans, statement of objections, report thereon, etc -to the Board of Trade, * Appendix IV , Statutory Pules and Orders, 1996

as presented in section & and the Board of Trick a notice of the order and receive object ans

In accordance with section 9 the Birl of To the order "with special reference to (a) the experience the preparate to be submitted to Parliament at 1

public and (c) any objection to lead with the

They might be induced to take the first or ---magnitude of the undertaking, or its affet existing railway company We must not have I neting, on indulgent conditions, with stan lar l ra lway,

Under section 10. an order confirmed—with it w tions -hv the Board of Trade shall have offer as if mere a fire

of Parliament

Under section 11, an order may contain proper timeline of the following nurposes -

"(a) The incorporation, st

as may be mentioned in the What these are we shall me

variations of the Lands Clauses Acts are required by the cumstances of the case, the Board of Trade "mut mike a reful tenort to Parliament on the subject ', and nothing is to "a r' in it any variation of the provisions of the Lands Clauses Arta with reto the nurchase and taking of land otherwa e than by agreement

(b) The application—if and only so far as meccasary -of any of the safety enactments mentioned in the second schedule. They will be briefly referred to later on , it need only be observed here that this enves the Board of Trade freedom to narrow their requirements to

what is really reasonable in each case

(c) Giving the necessary powers for constructing and working the railway

(d) Giving any railway company any power required for carrying the order into effect

(e) The constitution as a body corporate of a company to carry out the order

(1) Proper audit of accounts, of the managing body (unless a local authority), and the time within which the railway must be con structed

L

(1) Empowering any local authority to acquire the railway

(m) Any other matters ancillary to the objects of the order Before advancing further in our summary of the sections of the Light Railway Act, it will be advisable to make a brief reference to

the Clauses Acts, as defined by this Act According to section 28 they are —

The Lands Clauses Acts,

The Railways Clauses Consolidation Act, 1845,

The Railways Clauses Act, 1863, and

The Companies Clauses Acts, 1845 to 1849

The Lands Clauses Act, 1845 [6 & 9 Vict cap 18], consolidates "in one Act certain provisions, usually inserted in Acts authorising the

one Act certain provisions, usually inserted in Acts au taking of lands for undertakings of a public nature"

It deals with the purchase of lunds by agreement (sect 6-15) or otherwise (sect 16-80). The latter case is especially important, for while—under section 11 (a) of the Light Railways Act—all or any of the Clauses Acts way be incorporated in an order, subject to exceptions and variations, there must be no variations whatever of the provisions of the Lands Clauses Acts with respect to the purchase and taking of land otherwise than by agreement, and sections 16 to 80 of the Act of 1845 must remain unaltered, except that section 13 (1) of the Light Railways Act provides for a single arbitrator

Those sections demand the subscription of capital before compulory powers are put in force, require notices to be duly served, provide for the settlement of disputes as to compensation, if the amount claimed do not exceed £50, by two justices, and, if it exceed £50, by arbitration or jury, at the option of the claimant, require, where more than one arbitrator is appointed, the normantion by them of an ultimate umpire, empower the Board of Trade to nominate an nation of

to make

arbitration, according to the amount of the award, enable, otherwise, the promoters to summon a jury for settling any case of disputed compensation, the warrant they ssue being addressed to the Sheriff, who shall summon a jury of twenty four indifferent persons, from whom a jury of twelve shall be impannelled, the Sheriff presiding at the inquiry, deedle the incidence of cost of such inquiry before a jury, provide for the determination of compensation to absent parties by a surveyor appended by two justices, but such valuation is liable to be submitted to arbitration by the absent purty if he be dis-

tion is to be settled by arbitration or jury at his option, and provide for the deposit, treatment, and ultimate application of purchase money or compensation payable to parties having a partial or qualified interest in such lands, or prevented from treating, or not making title, thus, if the money payable to a party under disability amount to £200 or more, it must first be paid into the bank in the name of the Accountant General of the Court of Chancery, and if it amount to between £30 and £300 to trustees, and if it be £30 or less to parties It is impossible to do more here than indicate roughly the scope of these sections (16-80) which, quoted in extense, would

but since these purchase of land to refer to them

We may now allude still more briefly to the remainder of the Lands Clauses Act, 1845. The conveyance of lands is dealt with (seet 81-39). Firty on lands (seet 84-92) must not, without consent, be effected by the promoters, except for surveying, taking lovels, or setting out the line, until the purchase money has been paid or de posited Owners of intersected Lands (seet 93-94) may require the promoters to purchase the same. Special procedures are to be followed in the conveyance of copyhold lands to the promoters (seet 93-107), in the purchase or redemption of interest in the case of lands in mortgage (sect 108-114), in respect to lands charged with rent service (sect. 115-118), and in the case of lands subject to leases (sect. 119-129). Other matters dealt with are the limit of time for compulsory purchase (sect. 133), interests omitted to be purchased (sect. 127-132). land tax and poors rate (sect. 133), service of notices upon company (sect. 134), fender of amends (sect. 135) recovery of penalties (sect. 136-149) access to Special Act. (sect. 150-151), non extension of the provisions of the Act to Scotland (sect. 152).

Several amendments, extensions, and repeals of portions of the Act have ance been made. For example, the Railway Companies Act, 1867, modifies the section under which entry may be made before the amount of purchase money has been settled, and provides that, in

courts

The Railways Clauses Consolidation Act, 1845 [8 & 9 Vict cap 20], consolidates "in one Act certain provisions usually inserted in Acts authorising the making of railways, so that any of the clauses of 164

this Act may, in so far as they apply to the matter dealt with, be readily incorporated in the special Act authorising the construction of any particular railway " It enacts that the power given by a special Act to construct a railway and to take lands shall be subject to the provisions and restrictions of this Act and of the Lands Clauses Con solidation Act, the scope of which has been roughly sketched above Work is not to be proceeded with until plans of all alterations authorised by Parliament have been duly deposited with the clerks of the peace, parish clerks, pestmasters, etc. Deviations from levels, alignment etc are definitely limited and liable to objections from neighbouring owners The interference of the railway with gas, water, and drainage is guarded Temporary occupation of roads and lands is provided for under various restrictions, and even the liability to compulsorly purchase them A railway must not cross public roads on a level unless otherwise provided by its special Act, in which case

visions are made for guarding the road approaches the limiting gradients of which are specified. The company may be required to construct screens for roads where horses might be frightened by the trains Gate bridges fences, drains and other works for the accommodation of owners and occupiers of adjoining lands must be made by the company Owners may make private branch railways com municating with the railway under certain restrictions and conditions The company is debarred from mining unless they purchase the right

be hable to a greater extent than common carners The company may alter or vary tolls but "such power of varying should not be used for the purpose of prejudicing or favouring particular parties,' and such tolls are to be 'charged equally to all persons under like circumstances The company is authorised to make and alter bye-laws regulating speed, times of arrival, the loading and unloading and the receipt and delivery of goods, etc. It is enacted that engines are to consume their own smoke, and-as the use of the railway by rolling stock belonging to other owners was then contemplated and cus must be such as comply with the

3 [26 & 27 Vict cap 92] also con solidates in one Act certain provisions frequently inserted in Acts relating to railways Part I relates to the construction of a railway Deviations within the limits and the alteration of engineering works may be authorised by the Board of Trade Trains must not be shunted at a level crossing, the company must erect a lodge at the

crossing, or the Board of Trade may, at any time, require a bridge in place of the crossing. The conditions for satisfying another railway, with which a junction is to be effected under this special Act, are laid down, and the interests of navigation on tidal waters are protected. Part II deals with the extension of the time limiting the power of the compulsory purchase of lands. Under Part III the various matters of maintenance, use, working, rates fares, etc., which arise in working agreements between two or more companies, are restricted, the sanction of shareholders is required and the approval of the Board of Trade are transferred to the Railway Commissioners). Part IV determines the conditions under which a company may bould, or buy, or hire, and use steam wes els. Fintilly Part V deals with amalga mation as between two companes.

The Companies Clauses Consolidation Act, 1845 [8 & 9 Vict cap 16], consolidates "in one Act certain provisions usually inserted in Acts with respect to the constitution of companies incorporated for carrying on undertakings of a public nature " It need only be observed here that this act provides in detail for the distribution of the capital into shares the transfer of shares the payment of calls, the borrowing of money on mortgage or bond the conversion of borrowed money into capital, the consolidation of shares into stock, the application of the capital, firstly, to payment of costs and expenses incurred in obtain ing the special Act, and, secondly to carrying the purposes of the company into execution, general meetings (both ordinary half yearly and extraordinary) and the title of shareholders to vote, according to scale, either personally or by provy, the appointment and powers of directors, their proceedings and liabilities the election or other appointment of auditors and their qualification, the accountability of officers of the company holding custody or control of monies, the Leeping of accounts and the right of inspection thereof by shareholders, the making of dividends by the apportionment of profits by the directors, with reduction of the company's capital stock, and, after setting aside out of the profits, if the directors think fit, a fund for contingencies, the making of bye laws, arbitration, and access by all parties interested to the special Act, a copy of which is to be kept at the principal office, and also, in the case of a railway, canal, or other such works affecting more than one town or place, to be deposited with clerks of the peace and town clerks

Part I of the Compunes Clauses Act, 1863 [26 & 27 Vect cap 118], relates to the cancellation and surrender of shares: Part II, relating to additional stock, contains regulations as to the creation and issue of (a) new ordinary chares or new ordinary stock, and (b) new preference shares or new preference stock, with any fived, fluctuating, contingent, preferential, perpetual, terminable, deferred, or other dividend or interest not exceeding the rate prescribed in the special Act, and, if no rate is prescribed, then not exceeding the rate of £5 per cent pur annum, moreover preference shares or stock, are entitled to priority of dividends only out of the profits of each year, and, if ordinary stock or shares are at a premium, the offer of new shares or stock to existing shareholders is provided for Part III relates to debenture stock, and provides for its creation and issue up to the amount owing by the company on mortgage or bond, with fixed and perpotual preferential interest, the debenture stock to be a charge upon the undertaking prior to all shares or stock of the company, and its interest a primary charge, but holders of debenture stock have no vote. Part IV relates to change of nume—with continuous of powers, liabilities, and rights—of the company

The Companies Clauses Act Amendment Act, 1869 [32 & 33 Victorp 48], removes the restriction of rate of interest on debenture stock

to 4 per cent per annum, which was contained in the Act of 1863 The Companies Clauses Acts of 1888 [51 & 52 Vict cap 48] and of 1889 [52 & 53 Vict cap 37] provide for a proxy to be taken to

be a sbareholder Now, under section 11 (a) and 12 (1) of the Light Railways Act, these clauses Acts may, with exceptions and variations, be incorporated in an order, but they are not to apply to a light railway, except so far as they are incorporated or applied by the order it must be remembered, at the same time, that sections 16 to 80 of the Lands Clauses Consolidation Act, 1845 [8 Vict cap 18], must not be subjected to any alterations.

Moreover, under section 11 (b) and 12 (l) of the Light Railway,
y, etc, mentioned in the second
for as considered necessary, be

not to apply to light railway, except so far as they are incorporated or applied by the order authorising the light railway

These enactments we will now briefly review

The first on the last is the Highways Act, 1839 [2 & 3 Vict cap 47], and the whole Act is under reference it cances that the proprietors of a railroid shall make, mantain, and man gates where the railroad crosses any highway or statute labour road for carts or

The 4th section requires one calendar month's notice to be given to the Board of Tride of the intended opening of a railway, and ten days' notice of its completion for the conveyance of passengers and its readiness for inspection

Section 5 exacts a penalty of £20 for each day a railway is opened without compliance with the above order, until the said notices have been duly given and expired

Under the 6th section, the Board of Trade may postpone the open ing of a railway for a month, and so from month to month, as their inspector reports that the same would be attended with danger

The 9th section refers to the Highways Act, 1839 (the first enact-

ment on the schedule), and, recognising that it is generally safer, enacts that gates at level crossing, be kept closed across the road, unless in certain cases the Board of Tride consider it more conducive to vifety to have the gates closed across the railway

Under the 10th section a railway company is compelled to erect and

maintain fences throughout the whole of the line

Third on the schedule, the whole of the Gange of Rulways Act, 1846 [9. 4. 0 Vict. exp. 57] is mentioned. It establishes 4 if 8. 1 in in Great Britain and 5 it. 3 in in Iroland as the standard gauge, only to be departed from in the case of certum named railways, and it enacts that the gauge of a railway shall not be hereafter altered Not only may a penalty be exacted of £10 per mile of line constructed or altered contarry to this. Act for each day that it so remains, but the

t cap 119]

The 19th section deals with proceedings taken against a company in case of non consumption by a locomotive of its smoke, and provides that, if the fault lies with the company or its serantis and not in the deagn of the locomotive, the company shall be held guilty of an offence under section 114 of the Railways Clauses Consolidation Act, 1848

Section 20 requires companies to provide smoking compartments for each class of passengers, unless exempted by the Board of Trade

By section 22, every company is required, under a penalty not exceeding £10 for each case of default, to provide meuns of communcation hetween the passengers and the servents of the company in charge of the train, while a passenger using the means of communcation without due cause is liable to a penalty of £5.

The remaining three sections deal particularly with light railways, and this, as before mentioned, being the first reference to them by name in an Act of Parliament—sections 27, 28 and 29 may very well be quoted in edenso—

"27 The Board of Trade may by heence authorise a company applying for it to construct and work or to work, as a light railway, the whole or any part of a railway which the company has power to construct or work.

"Before granting the heence the Board of Trade shall cause duo notice of the application to he given, and shall consider all objections and representations received by them, and shall make such inquiry as they think necessary

"28 A light railway shall be constructed and worked subject to

respecting the speed of trains shall not authorise a rate of speed exceeding at any time twenty five miles an hour

"If the company or any person fails to comply with, or acts in contravention of such conditions and regulations, or directs any one so to fail or act, such company or person shall respectively be hable to a penalty for each offence not exceeding £20, and to a like penalty for every day during which the offence continues, and every such person on conviction or indictment for any offence relating to the weight of engines, carriages, or whickey, or the speed of trains, shall be also hable to impresoment, with or without hard labour, for any term not

de relating

pany in manner directed with respect to bye laws by section 110 of 'The Railways Clauses Consolidation Act, 1845,' and the company shall be hable to a penalty not exceeding £5 for every day during

· Railways

application of sections 4 to 6 of the Regulation of Railways Acts, 1842 (see above), and the Acts amending the same, writ; respect to the opening of any railway, to such new works as additional lines, devaution lines, stations, junctions, and level crossings, but the Board of Trade may, in such cases, dispense with the notices required in the said Acts

The sixth item on the schedule is sections 4 and 6 of the Railway

Regulation Act, 1873 [36 & 37 Viet cap 76]
Section 4 of this Act obliges a railway company to make to the
Board of Trade, by the 15th February in each year, a return in

specified forms —

(a) Of the cases in which a passenger line is connected with, or

or permissive block or

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engine in steam" syste which the different portions of the milway are worked

In default a penalty of £5 per dem may be exacted, unless the Board of Trade have in any case granted eventotion

The 6th section is an amendment of section 6 of "The Railway Regulation Act, 1842" (see above), and empowers the Board of Trade, if it thinks fit to postpone the opening of a railway for a further period not exceeding one month, without going to the expense of further inspections, and so on from time to time until the requisitions of the Board's officers have been complied with

Seventh on the schedule is the whole of the Railway Returns (Continuous Brakes) Act, 1878 [41 & 42 Vict cap 20], which obliges every railway company to furnish for each half year (ending 30th June and 31st December), in an appointed form, a return of the amount of passenger stock fitted and not fitted with continuous brakes the description of brakes a lopted, and whether they are instantaneous in action, self-acting, universally applicable in regular use and of durable and easily maintainable materials. Fulures of contanuous brakes mu t be reported in another form of return and the number of passenger trains run without continuous brakes in a third form

The eightle enactment referred to in the echedule is section 3 of the Cleap Trains Act 1883 [46 & 47 \ \text{ic} cap 57] It ensures the provision of proper third class accommodation at fares not exceeding 1d. per mile, and of workmen's trains, between 6 p m and 8 p m, at reasonable fares, under the orders of the Board of Trade or—if the company appeal to them—of the Rulway Commissioners, otherwise the railway may ferfeit the exemption from passenger duty allowed, in respect to fares not exceeding that rate, by this same Act. But, as light railways are free from passenger duty, under section 12 of the Light Railways Act, this penalty would have no force in regard to them.

Ninthly, and lastly, the schedule mentions the whole of the

Regulation of Railways Act, 1889 [32 A 53 Vict cap 57]
This Act, to which reference was made at the beginning of this chapter, empowers the Board of Trade to order a railway company, within a certain time,

(a) To adopt the block system,

(b) To interlock

(c) To use on be instantancous

which shall and guards,

self applying in it to every whether carrying passengers or not—in regular use in daily working and manufactured of materials durable and early manufained and kept in order "In making any order under this section the Board of Tride shall have regard to the nature and extent of the traffic on the ruilway," and "shall hear any company or person whom the Board of Trade may consider entitled to be head?" To meet expenses incurred under this Act, debenture stock may be issued on a certificate of the Board of Trade.

The Act contains other provisions Companies must furnish returns showing overtime of those persons in their employ whose duty miotics the safety of trains or passengers. Penalties are laid down for avoiding payment of fare, the offender being hable to a fine of 40s, or, in a second or subsequent case of the kind, to a fine of £20 or impresonment for one month. Every passenger teckst must have the fare printed upon its face. Finally, the power to make by the livilways Clauses Consolidation Act, 1815—se vetnded to by the livilways Clauses Consolidation Act, 1815—se vetnded to by laws for maintaining order in and regulating the use of railway stations and the approaches thereto

Under section 11 (c) of the Light Railways Act, an order may con

tain provisions determining construction details, such as gauge, permanent way, underbridges, level crossings, etc., provisions for working the railway, dealing with station arrangements, method of traction, rolling ctock, train working etc., and provisions enabling the Light Railway Company to make agreements with railway or

other companies

If an agreement is
company, the latter is

order under section 1

apply for an order to constitut and work a notification of the desired powers under this undertaking, they may be given the required powers under this section. But they must furnish the certificate called for in the Rule-made by the Board of Frade with repect to applications to the Light Railway. Commissioners for orders authorising light valuasis, 27 (1) *

Under section 11 (e), the order may incorporate a company by in clusion of provisions of the Companies Clauses Acts or by the inser

tion of others

The Board of Trade appears, under section 11 (g), to have in dependent power to limit and regulate a council's advances or lones

In section 11 (i) discretionary power seems to be given, if the managing body is not a local authority, to include in the order the provisions contained in existing Acts, or to insert others, in regard to the audit of accounts

msnner as standard railways The official and legal checks, to which railway rates and charges are subjected, have been briefly described in chapter II

New companies promoting a railway had been required to make a deposit of 5 per cent, for a railway under the Railways Facilities Act, 1864, the rate way, as we have noted, 5 per cent, and, under the Tramways Act, 1870, the rate was 4 or 5 per cent. The requirement of such deposits, while schemes were still in the Dill stage, was one of the greatest obstacles to the promotion of high railway projects. When once the Dill became an Act, the greevance would not evist, but, in the initial stage, it was often prohibitory. The Light Railway Commissioners may now, under section 11 (1), reguire, or not require, depo its at their discretion.

In speaking of trumways and the Tramway Act of 1870, it has been observed that the right of pre-emption, soverely enforced by some local authorities, was one cuise of the failure of that Act Section 11 (t) leaves it within the power of the Light Railway Com missioners to determine, in the order, the conditions under which a

local authority may acquire the railway

The effect of section 12 (2) must now be examined Subject, firstly, to the foregoing provisions of the Act, and, secondly, to any special provisions, as indicated, continued in the order, the general enact ments relating to railways are to apply, and, for the purposes of these enactments and of the Clauses Acts, so far as they are applied, the Light Railway Company must be deemed a railway company and the order a special Act, and any provision thereof a special enactment, except that a light rulway is not to come under the Railway Passenger Duty Act, 1842 [5 & 6 Vict cap 79], which levies the following

' For, and in respect of, all passengers conveyed for hire upon or along any railway, a duty at and after the late of £5 for £100 upon all sums received or charged for the hire, fare, or conveyance of all

such passengers '

A number of the general enactments, relating to railways, are mentioned in the course of this consideration of the Light Railway Act, and others are quoted in Appendix \(\chi \) Reference may here be advised to Bigs 6 eneral Railway Acts

Linder parigraph (1) of section 13 of the Light Railways Act, where an order incorporates the Lands Clauses Acts, any mitter which, under those Acts, would be determined by a jury, by arbitration, or by two justices [we remarks on section 11 (e)], is to be determined by a single arbitrator who is to be appointed by the parties (or, if they do not agree, by the Board of Trade). The usual 10 per cent, as compensation for complisory purchases, etc., may or may not be added to the estimated value, but, in making his award, the arbitrator must al o take into account the probable increased value of the rest of the property, remaining with the owner, due to the proposal light railway, and this would act as a set off. Hitherto, the custom has been to assess the disadvantages and to ignore the advantages to the owner.

Under section 13 (2) the Board of Trade may fix a scale of costs

for such arbitration

award in the form of a special case for the opamon of the High Court of Justice, and to correct in an award any clenical mistake. Any party to the submission to arbitration may summon witnesses or call for documents by subpersa. The court may remit the award to the arbitration for reconsideration or may set it asked it improperly procured. The award may, by leave of the court, have effect as a judgment or order and be so enforced. Subject to section 13 (2) of the Light Railways Act, the costs of the reference and award he in the discretion of the arbitrator.

Section 14 of the Light Railways Act authorises the payment to

trustees of any purchase money or compensation not exceeding £500, and provides for cases of doubtful title to, or partial interest in, the land in question This section extends the amount payable to trustees, on behalf of a partial or limited owner, from £200 (under the Lands Clauses Act. 1845) to £500

Section 15 (1) applies to any local inquiry held by the Board of Trade, Part I of the Board of Trade Arbitrations, etc., Act, 1874 [37 & 38 Vict cap 40], by which power is given to the Board of Trade to hold such inquiry by any person or persons authorised by the Board, and (as if the application for an order were for a special Act) both promoters and objectors are liable for the expenses, which

will be defrayed as the Board may direct

Under section 15 (2) have been issued the "Rules, dated September 1896, made by the Board of Trade, with respect to applications to the Light Railua , Commissioners for orders authorising Light Railways" (Statutory Rules and Orders, 1896, No 787) They are quoted in

Appendix IX

According to those rules, it will be observed, in connection with section 15 (3), that a fee of £50 must be pud to the Board of Trade by the promoters before they lodge their application with the Commissioners

Unless otherwise provided, any expenses incurred by the Board of Trade will, under section 15 (4), be defrayed out of money furnished

by Parliament Section 15 (a) requires the Board of Trade to present an annual

report to Parliament of proceedings taken under this Act

Section 16 of the Light Railways Act prescribes the manner in which any expenses incurred by local authorities, and allowed by the

Commissi Under com bine for untv

councils vern ment Act, 1888 [51 & 52 Vict cap 41], district councils under those of the Act of 1894 [56 & 57 Vict cap 73], and where councils cannot appoint joint committees under those Acts the provisions in

18, obtain an order to tole or part of a railway

or work They would. of course, have to furnish the certificate required in the Rules made by the Board of Trade with respect to applications to the Light Railway Commissioners for orders authorising light railways, 27 (l) (see Appendix IX)

Section 19 prescribes the conditions under which, with the consent of the Board of Agriculture, a landowner may grant land or advance money for a light railway A landowner within the meaning of the Improvement of Land Act, 1864 [27 & 28 Vict cap 114], is, "as to lands in Fugland, the per ons who shall be in the actual possession or

" It is

receipt of the rents or profits of any land, whether of freehold, copy hold, on tomary, or other tenure except where such person shall be a tenant for life or lives holding under a lease for life or lives not renewable, or shall be a tenant for years holding under an agreement for a lease for a term of years not renewable whereof less than twenty five years shall be unexpired at the time of making any application to the commissioners, without regard to the real amount of the interest of any person so excepted and in the ease where the person in the actual no- ession or receipt of the rents or profits of any land shall fall within the above exceptions, then the person who for the time being shall be in the actual receipt of the rent payable by the person so excepted, unless he shall also fall within the above exceptions, shall, jointly with the person who shall be liable to the payment thereof, be deemed for the purposes of this Act to be the owner of such lands "

Section 20 provides for the conveyance of Crown lands

Section 21 guards the acquisition of commons for light rulway purposes

Section 22 is framed to protect natural scenery and objects of

historical interest

Junctions with existing railways will under section 23, have to be made so as to interfere as little as possible with passenger lines Passengers-as Sir James Allport said-load and unload themselves In the case of goods, however, actual connection of the light and main lines would be of the greatest value. This, therefore, 19 to be desired, but interference with main railway passenger lines is to be avoided Under the Railway Clauses Act of 1863, the existing main line of railway may provide and work the junction and make the hight railway pay for it This might cost the latter too much, and the Board of Trade may make such conditions as seem to them fair

Section 24 prescribes the manner in which an order may be

amended

The definition of "Act of Parliament" in the Telegraph Act, 1878 [41 & 42 " 4

of Trade now, by

lude an order au legraph Act, it may be added, grants power to the Postmaster General to

establish telegraphic lines on certain undertakings authorised by special Act of Parhament Section 26 applies the Light Railways Act with certain modifica

tions to Scotland It will be noticed that, while in England parish councils are not included in section 2, two or more parish councils in Scotland may, under the provisions of section 26 (2), combine where there is no district committee

Section 27 expressly excludes Ireland from the scope of the Act, it being otherwise provided for

Section 28 defines the expressions "Light Railway Company,"

174 LIGHT RAILWAYS AT HOME AND ABROAD,

"Clauses Acts" [see the remarks on section 11 (a)], and "Share Capital" ~~ . . ' 1e. Ť

1 12 chapter, are given in Appendix X The reader may also consult Bigg's General Railway Acts, The Light Railways Act, 1896, by Henry Allen Stewart, and The Light Railways Act, 1896, by Evans Austin

referred to in section

CHAPTER XII

THE QUESTION OF GAUGE.

CONTENT - Standard gauee in Europe and USA 4 ft 88 in ~ Indian gauges 5ft 6tm metre and 2ft 6in — Comparative cost of these pur mile, a 200, 41 01 and 41-90 - Effect of gauge on working expenses—U gauges in India - break of gauge a runge on mun hier toutes in India

| endent on | hysical he narrow gauge auge generally re be chminated from lin—Sir John Wolfe

Standard Gauge of Great Britain etc —The 4 ft 84 in giugo has been adopted as the standard for normal railways in Great Britain and most European countries. It was originally chosen because it lappened to be that of the road wagons in the north of Fngland which first rai on railways.

of trains depended on the the centre of gravity of a

rails Brunel introduced a producer sauge of 11, which made a spiendid road—bridge rule on longituduals—and existed on the Great Western Railway and its

connections until 1892

There is no practical reason for departing from the 4 ft 81 in standard—which is that of Great Britain, the United States, and, excepting Russia and Scandinavia, of continental Europe—and it is to be regretted that Irish broad gauge lines are committed to the 5 ft 3 in and Indian to the 5 ft 6 in standard Our light railways may be as light as can be but, if they are of the standard 4 ft 81 in

conditions - 6 . 4 or overlapping

Indian Gauges —In India three gauges—the 5 ft. 6 in, the metre and the 2 ft 6 in —have been freely tried. It furnishes us, therefore,

with the best examples to assist us in determining the effect of gauge We may take our figures from the Admini tration Report on the Railways of India for 1895-96

The average cost per mile of railway open is Rx 16,273, or (assum ing, for the purposes of this discussion, that 10 rupees are equal to 12 shillings), £9764 for the 5 ft 6 in gauge, Rx 7214 or £4328 for the metre gauge and Rx 3342 or £2005 for the special smaller

gauges Investors or promoters, however, would scarcely accept, for purposes of rough comparative estimate, averages of all the railways on each gauge The older the line-and the broad gauge railways ire, added

er broad ion in the

with the

or 5 ft 6 in gauge, Rx 7000 or £4200 for the metre gauge, and Rx 3333 or £2000 for the smaller special gauges, we should prefer figures haved on "modern instances," and regard Rx 12,000 or £7200 as roughly representing the cost of a 5 ft 6 in railway per mile, Rx 7500 or £4500 as that of a metre gauge, and Rx 3000 or £1800 as that of a 2 ft 6 in gauge line All the lines averaged would give us ratios of 16 7 3 very nearly, modern instances correct the ratios to 16 10 1, or 8 5 2 These figures are suggested as fairly representa tive of the comparative cost of a railway in India according as it is huilt on the 5 ft 6 in the metre, or the 2 ft 6 in gauge

It must not be supposed, however, that gauge is the only-or oven the most important -factor upon which the cost depends Wo may, perhaps, trace its influence on the cost most conveniently by examin

Malwa (metre), and the Cooch Behar (2 ft 6 m) Railways

On the Bengal Nagpur Railway (5 ft 6 m. gauge) the permanent way consists of 75 lb flat footed steel rails on steel sleepers, ballasted throughout with good stone The line generally is unfenced, except at important stations. The mileage open was 861 miles. On the main line exceptionally heavy bridging of tributaries of the Mahanadi river occurs for 220 miles On the Umama Bilaspur section is a creat deal of heavy work in hank and cutting a tunnel 1200 ft long, etc. Practically, the ruling gradient is 1 in 100, and the minimum radius of curves 1000 ft For further details of rolling stock, traffic, earnings, etc., see the tables in the Appendices

On the Indian Midland Railway (stanfard gauge), the permanent-way consists of 80 lb flat-footed steel rails on oval pot cast-iron sleepers The line is fenced throughout The nuleage open was 677 miles There is only one gradient so steen as I in 100, and there are no curves with a ridius of less than 1000 feet. There is a good deal of

Railway (metre gauge) Tirhoot 40 lh iron (being replaced by

50 lb steel) or 414 lb steel rails on wooden or on cast iron plate sleepers. The line is fenced and ballasted. The country is easy On the Sonepore Ajodhya section the country is subject to mundation, and this his involved heavy banking. Bridging the Raphi and cross ing the drainage of the Gundul, and Gogra rivers have been expensive. The grades and curves are easy. There is a considerable

mileage of unfenced branches

On the Rapputana Malwa Rulway (metre gauge), the original 36 lb and 40 lb rails bave already been largely replaced by 41½ lb and 50 lb steel rails. The standard of construction varies consultably over a total open mileage of 167½ but is generally an exceptionally high one. As a rule the gradients and curves are easy. The Rapputana section includes a good deal of bridging, especially the bridge over the Jumna at Agra. There are heavy works on the Malwa section, including the Nerhudda bridge, tunnels, viaducts, etc on the Hölka railway A great deal of the time is unfenced.

The Cooch Bebar State Railway (2 ft 6 in gauge) runs through an easy country, on an embankment 12 ft wide. The permanent way consists of 25 lb fait footed steel rails, on pyragado sleepers in sand ballast. The bridges are built with metre gauge girders. The line is unfenced. The curves and gradients are easy, but the quantity of earthwork is increased by a wide formation and embanking the line well above a country liable to nundation.

Relation between Gauge and Cost -We may now endeavour to

sec

lar

cedure, and, although the price paid in accordance with the assessment of the civil authorities is very rightly a liberal one, it is not excessive Indeed, so cheap is land that embankments are seldom made up of

track, sufficient land has been taken up to admit of another track being laid if necessary hereafter

The cost of earth work to formation is the next item. It is one that is very largely dependent on grade and very little on gauge The steeper the ruling gradient, the shorter and more direct will be

The steeper the ruling gradient, the shorter and more direct will be the practicable route in a hilly country, and the sharper the limiting curve, the larger the freedom and flexibility of adjustment that will be possible New these are two of the advantages claimed by the

DETAILS OF MILEAGE COST OF INDIAN RAILWAYS OF DIFFERENT GAUGES, FROM THE ADMINISTRATION REPORT OF 1895 96

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Cooch E		i Gin	44 Survey expenses plant establishment	373 Farth works, tunnels 229 Largo brudges minor tridges 4 Feoring road erossings mile and great out 10 rts	1369 "Guballasted 140 Stations and offices workslons store buildings staff	nd waron plant ste	and office formiture Ferries and floating bridges Locundrive carriage and wagen 236 Diverdon engineering, stories, anoth moders!	and sanitation	28538
Cooch F	tana va	letre. 2ft	22.5	£52	2210 1002	176	1175		7398 22
Bengal North W	and estern	Metre	25	314	2325 897	170	163	202	1000
Indi Midla	an nd	S ft Gin	134	4448	4057	26	851 559	37	10 962
Beng Nagi	gal sur	5ft 6 m	174	2120 314 41 4143 7191	3516 725	19	1743	20	10 934
Marn Head		Gauge	Preliminary Expenses	tton s Work ng etc	Electric Telegraph Ballast and Permanent Way Stations and Buildings	Plant	Formes etc Rolling stock General Charges	Loss by Exchange	Total

advocates of narrow gauge lines and they offer, especially in a country which presents exceptional engineering difficulties, consider able opportunities for reducing the cost of earth work and other items of construction. If however, these difficulties occur at one or two critical points only and are not characteristic of the line generally, the economy gained in alignment and grading will not necessarily ustiff the adoption of a parrow gauge.

It must be conceded that not as a necessary consequence of adopting a very small gauge but as a matter of fact, the haulage of the same amount of paying load on a line of light traffic will generally be weighted with less dead load on the smaller guage, and steeper

gradients, therefore, will be practicable at a pinch

of which otation (to 1 Railea)

Location claims an advantage in respect of adaptation to sharp curves in favour of broad gauge. On the Manhattan Elevated Railway in New York, curves of 88½ feet radius are not too sharp for the stock

Yuch sharper curves might be negotiated both on the 5 ft 6 in and matro gauges, than those presented as the minima in the standard dimensions laid down by the Government of India so that no special value need be attached to the quotations here made. As a matter of fact, however, a radius of 1146 ft is the absolute, and of 1910 ft the preferred minimum, so ordinary country for curves on the 5 ft 6 in gauge, on the metro gauge, 716 ft is the absolute, and all 146 ft is the preferred minimum, and on the 2 ft 6 in gauge 238 ft is the minimum, so that the Government of India limits are considerably in favour of the smaller gauge. In disjustic country, where seconomy is most important a curve of so small a radius is 573 ft is permitted on the 5 ft 6 in gauge, as against 358 ft on the metro gauge.

Width of formation offers a direct and obvoors, but not a very importing, advantage to the adoption of a narrog gauge. The saving in earth work is confined to the vertical stup covered by the difference in width of formation, this difference is 4 ft 6 in. in cutting, and only 2 ft 6 in in embankment, as between the 5 ft 6 in and metro gauges, and it leaves unbouched the section covered by the slopes, that portion which would remain if the width of formation were nil Even on the Cooch Telear 9 ft 6 in gauge line the banks are 12 ft wide, the minimum is 10 ft on the 2 ft 6 in gauge, 14 ft on the metre gauge, and 16 ft 6 in on the 5 ft, 6 in gauge In a country where earth work is chery, the difference in gauge offers very little coportunity for economy

The quantity of earth work in bank or cutting covered by the

of the

the

height of embankment or depth of eutting increases, it is, in fact, least important where it is most descrable, in heavy bank or cutting

Whatever the economy effected by choice of a narrower gauge and formation may be, it is often greatly decounted by hulding wagons which are almost as wide as those of standard gauge. With slow speeds and small wheels the over hang may be increased and a reduction of gauge need not mean a corresponding reduction in capacity, but, again, we cannot have under stock without a wider formation, and thus such economy in earth work as a narrow gauge might claim very nearly disanners.

Double lines are scar
cussion, but it may be
between tracks, centre

treet 'Then the space occupied by the light railway and left to ordinary road traffic, as well as the width of track to be prived and maintained by the former, depend very directly upon the gauge adopted, every foot of room, every inch is precious, and, if town councillors are thus forced to insist upon a smaller gauge for a light railway invading their town, they are more justified than when they break the gruee, because wagons and trucks might otherwise cross a street or two, startling their sleepy traffic, and spoiling the beauty of their shores and villas'

Much of the cost of bridge-work is not only dependent upon physical difficulties and independent of gauge, but actually independent of the morning loads also

The longer the span of a bridge, the less important becomes the

is taken over the blidge allies, or one offer halfor, we ventured for broad gauge trains very slowly and for the metre gauge, on the other

ready for future developments, on a 2 ft 6 m gauge railway in Bengal As a mitter of fact, on the railway referred to, the embank ments and the griders are capable of taking a metre gauge line to morrow With light loads and slow speeds, therefore, there is not very much economy secured by choosing a narrow gauge, and such economy as is possible tends to vanish as the span of the griders increase. While this is true of grider work, it is equally obvious that the bost of wing walls depends in no way on the gauge, and that the saving on width of abutment and width of piers is not very

important, especially where the foundations which carry the piers and abuttments are deep and coetly, and protective works—a matter absolutely independent of gauge—are on a large scale. A study of the cost and particulars of some of the large railway bridges in Indus will show at once that, while the cost per head foot varies very much, the gauge is the most insignificant factor of the many which affect the cost.

For comparing the cost of 5 ft 6 in and metro-guige bridges and culverts of smaller span we have ample data in the Bridge and Cultert Tables worked out by Mr I. H Stone, M Inst CE, the present chief engineer of the East Indian Railway, but our quotations must necessarily be brief, and only a few of the more important items can be compared

Girder Bridges	Height of Nank	Two Ab	nd	One Span	Gauge
		Concrete	Masonry	Girders	
	Ft	Cub ft	Cub ft	Tons	
6ft span	10	1,579	4,529	0 74	5 ft 6 m
,, ,,	,,	1 395	3 8.0	0.48	metre
12 ft span,	10	1 838	5,159	144	5 ft 6 10
	,,	1,634	4,402	1 15	metre.
, ,,	20	3,605	15,644	1 44	5 ft 6 in
1) <i>1</i>)	,,	3 321	13,932	1 15	metre
20 ft span	10	2,156	6 055	3 14	5 ft 6 m
29 21	"	1 911	5,137	2 37	metre
, ,,	20	4,054	17,457	3 14	5 ft 6 111
" "	,,	3,728	15,599	2 37	metre
22 22	30	6 559	33,251	3 14	5 ft 6 in
,, ,,	۰,	6 151	32,007	2 37	metre
40 ft span,	20	4,461	21 616	9 65	5 ft. 6 m
,, ,,	- ,,	4,121	19,318	7 66	metre
,, ,,	40	10,259	81,430	9 65	5 ft 6 in
" "	,,	0,759	75,982	7 66	metre

From the table here compiled we see that, for girder bridges of small span, the adoption of the smaller gauge does not greatly reduce the quantities, and that the reduction is comparatively less as the height of bank and span of girders increase. Thus, taking the ton

^{*} Pp 50 55, A lministration Peport on the Pailways in India for 1895-96, Part II.

and bottom figures we find that, while the concrete is 13 per cent more for a 5 ft 6 in girder bridge of 6 ft span, it is only 5 per cent more for a 7 ft 6 in girder bridge of 40 ft span, than for metre for a 5 ft 6 in girder bridge of 40 ft span, than for metre

per cent

neavier on the out our gauge is only 26 per cent heavier

In the same way, a refere

culverts, the slopes of the emban ment being 2 to 1, would show us at once that the quantities for a culvert on the 5 ft 6 in gauge, when the height of hank is h ft, are precisely the same as the quantities for a culvert on the metre gauge, when the height of hank is h+1 ft. Without going into details, therefore, it is evident that, while in an embankment 5 ft high, the difference is 20 per cent, in an embankment 10 ft high it is only 10 per cent, in an embankment 40 ft high only 21 per cent and so on Here, again, the saving in expenditure to gauge diminishes as the work becomes heavier, diminishes, in fact, exactly where economy is most valuable.

In open top and flat-top culverts of 2 ft span, the percentage of saving in a narrow gauge is much ligher than for water ways of

larger span

Under the main head of bridge work we must finally admit that difference in cost depends mainly upon physical difficulties, much less

ipon gauge

In hallssting, a good deal of difference is made by the gauge. That is obvious. In the list of standard dimensions laid down by the Government of India, we find that the absolute minimum width of ballast at level of foot of rail is 10 ft on the 6ft 6 in gauge and 7ft on the metre—a difference of 3ft, while the preferred minima are respectively 11 ft and 7f ft, a difference of 3t ft. Moreover, even when the same minimum depth of ballast helow sleepers is adopted (as in cuttings in soft soil or on hanks), the shallower sleeper of the narrow gauge will internally reduce the total depth of ballast required So that both in width and depth the reduction in the section of hallast

is important.

In permanent-way the difference in cost is largely independent of the gauge. The most important factor is the weight of the rail, and that cannot be expressed in terms of the gauge. Generally and practically it is determined by the maximum weight on a pair of

'ave at the Moreover, erviceable

wals, and these may often be cheaper and stronger than new rails of lighter section. The use of second hand sleepers, however, is not to he advised . new sleepers are more economical

The maximum weight on a pur of wheels is 15 tons on the 5 ft.

6 in gauge, 8 tons on the metre gauge and 6 tons on the 2 ft 6 in gauge. The maximum gross weight of engine and tender together permitted on the 5 ft 6 in gauge is 66 tons, and on the metro gauge 46 tons. The weight per yard of rul adopted to take these loads on each of the rulways compared in the table his been stated above

The absolute saving in quantity of sleeper wood may be measured by the ratio of that required on the 5 ft 6 m to that required on the

metre gauge-9 to 4

A glance at price-lists will show us that the ultimate economy is reached with the 2 ft gruge, for the difference in cost per yard of portable railway of 16, 20, 24 or 30 inches gauge is merely a matter

of pence

Stations and buildings are purely a question of accommodation required. How little gauge has to do with expenditure under this main head is indicated by the amounts for the two metre gauge rail ways being larger than the effort the two standard gauge lines. On the metre gauge—and much more on lines of less gauge—platforms may be altogether dispensed with So, in the case of light railways of 4 ft 84 in, or 5 ft 6 in gauge they are not absolutely necessary

Platforms and walls of liberal and uniform height are most partien

must be able to take it for granted that, whenever he gets out he can step on to a platform of exactly the same height that he is accustomed to, he must not be taken by surprise

To light railways these considerations scarcely apply The choice seems to be between a platform of reasonable and convenient height and no platform wall at all, the surface being simply consolidated flush with the level of the rail. Most of the cost of a platform wall

is belo

on Cor railwas at all

ε. t

5 ft 6 in , metre, and 2 ft 6 in gauges respectively, but the preferred minima—to allow not only for very wide metre gauge stock but for a possible increase of gauge and consequent expansion in the future—are 15 ft 6 in and 14 ft 6 in on the standard and metre gauges brilings fall under the head of "ballast and permanent way," and the

Points and crossings, water columns, turntables, etc., come under the subhead of 'station machinery" and main head of "stations and buildings" The minimum diameter of an engine turntable is 50 ft on the 5 ft 6 in gauge, and not more than 36 feet on the metre gauge, that of a carriage or magon turntable is 18 feet on the 5 ft 6 in gauge, and only 14 feet on the metre gauge. These will, how ever, be required at termini only, and, if land be available, triangles, the cost of which scarcely depends on gauge, may be substituted

In constructing an engine running shed, the Government of India prescribe, as the absolute minimum distances between tracks, 10 ft 6 in on the metre gauge and 14 ft on the 5 ft 6 in gauge, but they would prefer a distance of 17 feet on both gauges, and such a prefer

ence practically ensures its adoption

On the subject of "rolling stock,' the next item for comparison, it may be said that, absolutely apart from gauge, the expenditure on rolling stock must depend upon the amount, the nature, and the con ditions of the traffic dealt with The Bengal Nagpur heads the list, the metre gauge Papputana Malwa Railway comes next, the Indian Midland does with half the expenditure of the Bengal Nagpur, the metro gaugo Bengal & North Western follows at very nearly, and the Cooch Hehar stock costs least of all

Botween the two 5 ft 6 in gauge lines, the Bengal Nagpur and Indian Midland, the differences in capital outlay, mileage, working expenses, goods traffic in general merchandise, train mileage, and

way, as compared with 519,437 tons on the Bengal Nagpur, it is not

surprising that the number of goods vehicles required on the latter is in the ratio of five to three required on the former

Novt come dar nor the metro on on Re a tone Mal a Deliver se

locomotives, two and three times as many passenger and goods vehicles, and its expenditure of Rx 1175 per mile on rolling stark is justified by its traffic, and is absolutely independent of its gauge

The maximum width over open doors is 13 ft 3 in for passenger, and 14 ft for goods vehicles on the 5 ft 6 in gauge, 12 ft 6 in for passenger and goods vehicles on the metre gauge, and the maximum width of stock over all (not necessarily the same thing, it will be noticed), 7 ft 6 in on the 2 ft 6 in gauge. The maximum height above rail level, the minimum accommodation and the maximum weight on a pair of wheels are also given in the table of standard dimensions in Charter XIV

In regard to the main heads of 'plant | ferries "g neral

charges, and "lo + 17 evelume," no comparison need be made. The proportion of working expenses to gross earning as 51 per cent on the Lengal Nagput 50 on the In han Willand 42 on the Lengal & North Western "5 on the Rajputana Malwa, and 64 on the Cooch Behar Railway This is entirely a matter of traffic and a high percentage of expenses in carnings is no more again t the narrow gauge than a great many other statisti a alsance I by its extreme advocates are in its farour pur ly as a que tion of gitter

As a result of our companion of typical Inlian Rails sy, it is suggested that the actual co t may be roughly represented by Rx 12,000 or £7_(0 on the 5 ft 6 m Ex 7'00 or £1500 on the metre, and Itx 2000 or £1800 on the 2 ft 6 m gauge. The influence of gauge on each item of expenditure has been generally indicated

It will be interesting to quote a similar comparison-in lump sum only, not in detail-letween I rench railways on the 4 ft. 81 in ,

metre, and 2 ft gaug -

M A de Lapparent tikes £6177 jer mil (100 000f per kilom) as £3562 per mile (60,000f

ange line, if fixed signals, of 25 to 30 millimetres

allowed, and sheds for stations (and it will be noticed that this stipulation brings the in tre gauge figures under light railway conditions which do not directly depend upon the gauge), and £1287 per mile (20,000f per kilom) as that of a 2 ft gauge portable rulway on the Decauville or "ladder" system

The locomotives on the metre gauge referred to by him are very light-15 to 331 tons,-and, on the 2 ft gauge 91 tons empty and 12 tons in working order. The rails are correspondingly light, less than 20 lbs per pard on the 2 ft sauge The passenger carriages are

5 ft 7 m wide

Battle of the Gauges in India - The experience of India in the matter of gauges illustrates the inconvenience of having adopted a standard wider than 4 ft 81 in The choice of the 5 ft 6 in gauge -for no other reason apparently, than its being a compromise be tween the Inglish 7 ft and 4 ft 81 in gauges-was made in accordance with the advice of an engineer specially summoned from England This was the first mistale Were the 4 ft 84 in gauge the standard, locomotive and other rolling stock could be imported from the mother country at a crisis, and the advantage of this, from a military and political point of view, must be enormous

Railway development in India was later on checked by the cost of an unnecessarily broad gauge for the purposes of lines of poor traffic I minent engineers advocated a 3ft 6 in gauge and estimated the differ ence in cost -as between that and the 5 ft 6 in gauge -at from £781 * Le Si cle du F r, by A de La; parent, Paris.

to £984 per mile. while Mr Thornton,* adding capitalised savings. made at £1000. The drawbacks of translamment were discounted by Mr Grierson The disultantages of break of gauge, from a strategic point of year, were pointed out by Sir W. P. Andrew, and the additional cost and inconvenience of different stock by Mr Bidder Mr (now Sir Alexander) Rendel wanted a smaller gauge, 2 ft 9 in, and a or, better still, the 2ft 6 in —should have been the only alternative The ceneral tendency towards the decimal system of weights and measures, which was prevalent unduced Lord Mayo to decide finally on the metre cance

At that time Mr (now Sir Gulford) Molesworth was consulting engineer for railways to the Government of India (1872-89), and his ------

or examine, expect advice would point out that excessive dead load is chiefly di ,, rolling stock

anect in ileusa e

came and most

As a matter of fact the capacity of the metre gauge carriages and

and prevented interchange of stock, but transhipment involved expense, divided responsibility, delays, demurrage, opportunities for

heavy expense by new works on various alterations of alignment

The commercial objections to transhipment are less serious must be a direct addition to capital cost to provide special sidings, Commissioners) estimated the cot at 2. a ton . Mr Grierson, after observing that the cost, damage, and delay due to tranship ment on break of gauge had been very much exaggerated, and point ing out that the greatest inconvenience was felt with mineral and bulky or heavy traffic, considered that its cost was not more than 5d or 6d a ton, being less than that involved in the transfer of goods from warehouse to cart, from cart to rulway wagon, and delivery at de tination f Mr Bryce : calculates the cost at 6d a ton Auguste Moreau is sanguine enough to say that the working ex penses, due to break of gauge, may be reduced to 1d per ton, if proper arrangements are made \ Mr Money | considers the cost equivalent to a carriage of 6 mile. MM Sartiaux and Bunderali estimate it at 2d to 3d, or exceptionally 4d per ton " The Clear ing House allowance for transhipment, in the days of the GWR broad gauge, was 20 miles On the Lastern Bengal State Railwoy the transhipment from bread gauge wagon to river flat, ocross the Ganges, and from river-flat to metre gauge wagon may be esti mated with reference to 250,000 tons and 250 000 passengers, and a total co t for working the ferry of 12x 40,000 or £24,000 The cost, therefore, may be put down at 11d per ten or per passonger, and this includes (over and above the expenses that would be incurred if the transhipment were directly from wagon of one gauge to wagon of another) a second handling and checking of the goods, the cost of working and maintaining the steamers and flats, the interest on the capital expended on them, the cost of ripping up and relaying the sidings as one point or another is workable, the varying length of the train journey, etc Our experience, accordingly, would support Mr Grierson's figure of 5d a ton, as being an smplo estimate of the probable cost of transbipment due to break of gauge only Mr R C Rapier, chairman of the Southwold Railway (narrow gauge), ingeniously claims as an advantage of adopt ing the smaller gauge on feeder lines, the allotment of 9d per ton for transhipment to the parrow gauge line, because this more than covers the cost

Even the disadvantage of delay may be greatly discounted by good organisation M Auguste Morcau asserts not only that bulk

has to be broken in any caso as Iths of all goods, even n

llis remarks must, however

When he argues that the tr. is least troublesome, he directly contradicts Mr Grierson's evidence in regard to this traffic, and ignores the risk, the damage, and the

^{*} Transport wal w Tan 1895 st CE, vol xxxv, 1972-73

wastage to which it is exposed It must not be forgotten, how ever, that transhipment—independently of break of gauge and quite in the ordinary course of service—has often to be faced in the case of liggage and mixed vine, and that other than complete waron loads have to be orned. divided and rearranged

The evils of transhipment are, of course, more especially felt in relation to goods traffic Presencers—if Sir James Allport's remark

may once more be quote 1-load and unload themselves

Many suggestions have been put forward to obviate the delay, the cost, and the meonvenience caused by break of gauge One is to lift the narrow gauge bodies off their wheels and to load them up on the broad gauge truck an addition of special stock which is not likely to find much favour Herr Ziffer on a system of four rail , would interpose a special brake van having normal side buffers and a narrow gauge lower central buffer as well, between the wagons of both gauges and thus hal them up to be hauled by a locomo tive on either gauge wherever required for shunting transhipping and loading purposes, but the combined movement of standard and narrow gauge stock on four rails is very sellom required. An Eng hish engineer Mr Everard R Calthrop, the advocate of 2 ft 6 in gauge light railways, has designed a special transportation car on the parrow gauge to carry a broad gauge wagon, which deserves atten tion It is a singular conception, however, to tackle the difficulty of transhipment by making a transportation ear, running on a light railway of nurrow gauge carry a loaded standard gauge wagon. The car consists of a low hung open frame, between which rise the wheels running on the 2 ft 6 in gauge and to the ades of which are fitted two troughs on carners placed low down on either side along the whole length On to these troughs the broad gauge wagon is run. and the difference between the gauges is so great that its wheels easily straddle the frame and wheels of the 2 ft 6 in car Loaded lorrys and farmers' wagons too may thus le transported over the

n ere

the metre gauge acknowledged to be equal to the requirements of ordinary trafte, but it was as capable as English rolling stock of carrying all sorts of military equipment artillery, and sege guns The metre gauge vehicles were 6½ feet wide, as compared with a width of 8 ft on the broad gauge. Liqually slow speeds would enable the litter vehicles to be made as wide as 11 ft

It was at the same time recognised that statistics of the perform ance of engines and vehicles purposely designed for slow speeds could not fairly be contrasted with those designed for high speeds, and that comparisons could not be drawn between clock built for dense heavy freight or mineral loads and stock built for light or average

^{*} Die Enm dung der Selmalspurige: Stermurkischen Landesbalnen etc. Wien 1894

freights. In heavy mineral truffic the smaller gauge might have the advantage, but, for the earnage of hight and bulky agricultural produce—the principal freight in India—the broader gauge was the more suitable.

wagon stock th

And the cost of The result of

other paying railways

mcrease of traine that it was proposed to double the road or re lay the brick on the 5 ft 6 m gauge. In cost there was little difference between these alternatives. The development of other centres has since relieved it of traffic which might overfax a metro gauge single.

The discussion on gauge was again revived in India a few years ago, but rather with reference to feeder and branch railways than to

mein line routes

Colonal Conway Gordon, R. E., Director of the North Western Rail was, in 1886, pressed for the promotion of light traffic feeder lines on the 5 ft 6 in gauge to tap the ever increasing areas of land opened up for wheat cultivation by the splendid efforts of the irrigation engineers in the Thunsh At the same time, in the Embay Presidency, hranches on the metre gauge were constructed as feeders to the Raputana Welwir Railway. In Bengal the tendency has been to develop light railways on the 2 ft 6 in gauge end in this Presidency a change of gauge may very well be made where wast and wandering rivers in any case break the continuity of railway communication. The drift of official common sax of sever years ago was in favour of

adopting the broad gauge for all future railways, unless there were special reasons against it. At the same time, experience of military difficulties, due to translupment as well as the influence of powerful railway companies interested enforced the advisability of completing missing links in through communication on the instre gauge, but railways adopting this gauge must comply with standard dimensions which would be suitable for the 5 ft 6 in gauge also. The conversion of evisting lines to liroad gauge is subordinated to the construction of new lines. This gauge of feeder lines should preferably be the same as that of the trunk line they are intended to feed, and thus naturally

consider uge whe

it was desired 1 or railways in connection with frontier expedition the Military Department in India last year decided to adopt the 2 i gauge, rapid construction being of the first importance, all the lin and stock being able to earry all they required. The writer ventures to suggest that nothing less than 2 ft 6 m should have been adopted, and that the Public Works Department should not perpetuate the blunder hy declaring—as they are said to have done *—a decided preference for a 2 ft gauge to be adopted in future on narrow gauge feeder lines enternally

Alleged advantages of Narrow Gauge Stock—M Auguste Moseau's demonstration of the advantages of narrow gauge railways—in the Memorres de la Soci te des Ingeneurs Ciuls, 1884, p 5374—deserves consuderation Comparing 4 ft 84 in and metre gauge

would be as the squares of the gauges, giving a ratio of 1 to 2. Thus a metre gauge wagon, weighing one third as much as, could carry one half the load of a 4 ft 8 g in wagon. On these assumptions, therefore, the ratio of dead neight to paying load on the metre gauge is only two thirds of that on the 4 ft 8 in gauge. In practice, M. Moreau admits, these ratios so favourable to the smaller gauge do not obtain, and he proposes 7 10 as the practical ratio instead of 2 3, the theoretical ratio.

Further, his view is that metre gauge stock might he as wide as 9 ft 2 m. But, on the same conditions, we may widen broad gauge stock in the same proportion. That for local traffic in small consignments small stock, on whitever gauge, is most convenient has been admitted. M. Moreau does not dispute that longs stock on the normal gauge will negotiate sharp curves in rough country, but he normal gauge will negotiate sharp curves in rough country, but he normal gauge will negotiate sharp curves in rough country, but he normal gauge will negotiate sharp curves in rough country, but he normal gauge, as compared with 3 1 on the metre gauge. The value of passenger stock, however, is rather one of facilities than one of tare—bogie stock is, as a rule, for passengers—and any passenger will give his opinion in favour of broad gauge for stace, convenience, and facilities.

for space, convenience, and inclines
In regard to break of gauge, M Moreau reviews the objections,
and disposes of them as follows — Working expenses of translument
may, if proper arrangements be made, be reduced to 'di per ton, on
which point evidence has been given above
Delay is of little import
nnee, as a day is usually lost in passing a truck from one system to
nother
to the control of th

^{*} Indian Engineering Sept. 17, 1898 † Min Proc Inst C L vol laxii, 1885, pp 371-*5

three fourths of all merchandise arriving in full wagons. If the circulation of rolling stock on all lines of the same gauge is so im perfect as M Moreru indicates, this would appear to be one of those things which they do not manage quite so well in France as in Lugland, or even in India

The tare, ca upon the nature of . speed permi sible, th hang,

etc, than upon the gauge

"Consequent, says one advocate of narrow gauge, "upon the much lower speed of trains upon the 2 ft 6 in gruge, shocks and vibrations are so much less violent, that the diminution of wear and tear is very marked, and it is, therefore, the practice to build under frames, proportionately very much lighter than on the standard gauge "

Quite so, "consequent upon the much lower speed of trains upon the 2 ft 6 in gauge," we can do this and many other things, but surely we can reduce the speed without narrowing the gauge this point the late I leut Gen Sir George Chesney, R E, when on the Indian Council, once observed with quiet humour -"It is now generally admitted that the old notion of a broad gauge railway being more expensive to

and, for my own part, I

just as cheaply as the

regulated, for the most part, by the rate of speed to be used on it, and some stress is laid on the practical difficulty of maintaining a low rate of speed on a broad gauge line. Many of our railways, honceter, have overcome this difficulty so far with remarl able success'

As, whenever this question is discussed, comparisons are made between the tare, dimensions, and load of rolling stock on one gauge and another, a few more remarks on this subject will be inserted here

On English railways, goods vehicles capable of earrying 8 tons may not carry a useful load, on the average, of more than I ton The ultimate capacity has little or nothing to do with the average load t goods vehicle must be capable of carrying a reasonable maximum load, but full loads are far less important than rapid service. If a provincial tradesman wires to a London wholesale house an order for certain goods to day, he expects to get them to morrow morning

In the United States full loads, as well as rapid service, are im

demands a steady service, 1111 101 10, and Castern Bengal strains the carrying power of the railway to the utmost, not only by its quantity, but also by the variations of the market

On lines of poor traffic, economy and full loads are the first necessity, rapid service a minor consideration

The standard covered goods steel wagons on the Eastern Bengal

State Railway, 5 ft 6 in gauge, are 9 ft wide and 7 ft 10 in high inside, the sectional area thus being 70 5 sq ft , their tare weight is 7 tons 10 cwt and they carry 16 tons 10 cwt Those on the metre gauge are 6 ft 7 in wide and 7 ft 7 in high, have a sectional area of 47 7 sq ft tare 4 tons 17 cwt, and carry 9 tons 3 cwt The standard covered goods borne wagons for the Barsi Light Railway. 2 ft 6 in gauge are 7 ft wide and 6 ft 6 in high inside, give a sectional area of 40 5 sq ft they tare 5 tons 18 cuts, and their load is 14 tons 2 cwts. The maximum weight on a pair of wheels permitted hy the Government of India in the case of coods stock is 12 tons on the 5 ft 6 in sauge 7 tons on the metre gauge, and 5 tons (for all

stock) on the Barsi Light Rulway of 2 ft 6 in gauge On a light railway - Caen to Dives and Luc sur Mer - in Nor mandy, constructed by the "Decauville" Company on a 2 ft gauge, are goods wagons of two types a four wheeler to carry about 5 tons. and a bogie wagon carrying a standard gauge load of 10 tons-these weigh only about 31 tons each * The ultimate economy in cost of rolling stock is certainly reached on the 2 ft gauge, just as we found in the case of permanent way. The perusal of a portable railway catalogue shows us that the difference in price between one

24 inches, is may cover a

gauge only. goods, con th. stability,

speed, etc -that ex parte arguments in proof of the advantages of one gauge or another must be received with the utmost cantion

The late Mr A M Wellingtont made the following remarks on this subject -

ion that there is Any reputable

he same weight and power for either gauge, which will traverse the same curves for the same price. The standard gauge engine, in fact, will or can have

he exactly the same, and the trifling loss from the extra width of trucks, t if it were worth discussing at all may he fully made up hy a slight increase in the weight and capacity of the car body, while car bodies of the ordinary size and capacity can go safely over any structure or track which will carry a light locomotive-whether

^{... .} OS L T L 160e

cour

standard gauge or narrow gauge-and carry as large a paying load as

is customary in narrow gauge care"

Standard Gauge generally advisable in England -It would generally be a mistake in England, in cases where goods traffic is the main consideration, to establish a light railway with a short lead on the narrow gauge and mour for all goods the expense and inconvenience of transhipment After all, English standard gauge stock is not too heavy for draught by hoises or pushing by hand, and there should be no difficulty in laying light rails to broad gauge right into a farmer's fields, and shifting the lines as required. If the trucks are to run direct from the fields to the market, our light railways in England must be on the 4 ft 54 in gauge Locomotives need not run on the farm sidings, but the free circula

Only

the st

can be laid down All that need be enforced here, in regard to •đ.

on

ed

for that, we may take on standard goods stock with special light locomotives and, at the worst, we can employ horses to draw, or we can push by hand, main line goods stock on unballasted sidings extended into the fields as may be necessary from time to time

has been fought and finished. The question has not even died hard, for it is very much alive at the present day, and will assert itself in the consideration of every beht-railway project

Final Remarks on Indian and English Gauges - In regard to India, Mr 1 Wolley Dod has concisely summarized the matter After observing that the broad gauge even with a very moderate amount of traffic, works more economically, while the arguments in favour of one standard carry considerable weight, he goes on to say *-

"The real argument of the opponents of introducing a gauge narrower than the standard in any country is not that a line of 2 It 6 in or 3 ft gauge, laid with rails of 20 to 30 lbs, and capable of carrying say about 4 ton per foot run at 20 miles an hour, is not cheaper than one of 4 ft 84 in or 5 ft 6 in gange, laid with 80 lbs rails, and capable of carrying trains weighing 11 tons per foot run at 50

* Poorlee Treat se on Civil Engineering Falways Fourth Edition Pevised by I Wolley Dod. F C H.

miles an bour, but that, if two lines are made, one narrow and one standard gauge, both equal to carrying the same amount of traffic the difference in cost will be inappreciable, that, should the traffic develop, tl

at compar cradually can only b

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referred elsewhere

ed in America of

passenger and goods vehicles for the light railway of standard gauge he constructed so as to be suitable to the heavy standard gauge, the advantage of having only one gauge more than counterbalances the

> of probable that any line ough system will over be

made in future of a different gauge from the main lines, narrow gauge being confined to mere feeders, or hill railways, which are necessarily at the end of a line

With regard to KCB, in his mans Volfe Barry. netitution of

Civil Engineers, held strongly that they "should in all cases, other than when they will be independent approaches to a port or to a market, be of the same gauge as the standard gauge of the country "Generally, the traffic would be small and dependent on a main line, and the light railways should, therefore, be able to corry the trucks of the main line, thus avoiding the first cost of constructing special rolling stock, the further cost of maintaining it (with separate delay, inconvenience, and

s as live stock, fruit, fish, Barry was a member of the

and his statement that the

saving due to the adoption of a 3 ft gauge instead of the 5 ft 3 in gauge, in the case of ten or twelve proposed light lines in Ireland, was not more than £500 a mile on the average is authoritative. But even a larger saving cannot justify a break of gauge Most of the lines will be so short that the saving in construction, as between

It will be the business of the Commissioners to guard against so remote a contingency, and the business of the public to prevent the prejudicial imposition of a physical obstacle like a break of gauge

* Min Proc Inst CE, vol exxvn, 1897

CHAPTER XIII

CONSTRUCTION AND WORKING

Construction of Railway—In Appendix IX will be found the Statutory Rules and Orders made by the Loard of Trade with respect to applications to the Light Railwaye Commissioners for orders authorising light railways. Instructions are given regarding the notice to be published in a local newspaper of an intended application for an order, the deposit of the draft order, plan, book of reference, section, estimate, and index plau with local authorities and Govern ment departments, the scales to be adopted on the plans and sections, the prorious service of notice on landowners, lessees, and others, the form in which the estimate is to be submitted, this documents to accompany the applications must be made to the Commissioners in the month of May or November. The order, if provisionally settled by them, requires confirmation by the Board of Trade

Before a railway can be opened for public traffic, it must be in spected in accordince with Act 5 & 6 Vict cap 55, s 4, 5, 6, Act 34 & 35 Vict cap 76, s 5 and Act 36 & 37 Vict cap 76, s 6 It has been senously suggested that light railways, on which the axle-load is himted to 8 tons and the speed to 12½ miles an hour, should be free of all control whatever, but it is only reasonable that the Board of Trade should reserve the right of inspection—in order that they may be assured that their requirements are carried out and their regulations observed—and of imposing such additional conditions for the convenience and safety of the public as may from time to time appear to

be necessar

Economy in construction depends primarily upon the location and grading of the line. In light-railway work especially, direct align ment is of minor importance, every triffic point within reach must.

' ngth of the r of avoiding tion With

grade may grade may advantage of the acceleration of gravity, if the track is good enough to allow him to raise speed cufficiently to "run at a hill," as Mr A. M

to allow him to raise speed consciently to "run at a hill," as Mr A M
Wellington expresses it Sharper curves open the way to flexibility

in difficult country. The ten
to curvature, and to allow too

in grading the section, may

soriously handicap a premising project. Physical difficulties may often be economically dealt with, in the first instance, by bringing them to a head at one pennt—by "bunching" grades, adopting special methods of surmounting them, zigzag, etc.—instead of spreading their treatment over a long section, and improvements in grade and curvature may be made afterwards, when expenditure on them is justified by the requirements of the traffic and the expansion of the revenue of the line. It may sometimes be economical to lay the light railway on a public road, but not

generally

The first temptation to be considered, in the desire for economy,
will prebably be that of adopting a narrow gauge, and (as his been
peinted out in the previous chapter) this does undoubtedly afford an

must be borne in mind, curves, such as occur in

is, depends rather upon ge, that the occupation

of reads is almost as great with a narrow gauge, on account of the width of the stock, and that the adoption of a smaller gauge will scarcely relieve the permanent way and bridges, unless it is accompanied by a reduction of axle load, and unless a maximum load per foot of wheel bases as also prescribed. But the question has been discussed clsewhere. It need only be observed here that a difference of gauge should not lightly be accepted if there is any reasonable chance of an exchange of traffic with standard lines.

The occupation of land, by rent or by purchase, at its agricultural value was one of the corcessions desired by the advocates of light railways. Under Section 13 (1) of the Act, the compensation may be determined by a single arbitrator nominated by the prities, and the betterment of the property by the legit rules; is to be taken into account as a set off. The lawyers will get less, and the owner will get a fair price for his land. Lanough land should be taken up in the first instance to leave room for probable future developments lest, having itself raised the value of the adjacent land, the light rail

esti

land is waste and the price of cultivated land, although it is liberally as eased, is not excessive. Earth work is cheap for two reasons—(1) because Indian wages are low, and (2) because land can be temporarily acquired outside the permanent lan! and embankments made up with

may be thus determined-

Width of formation,	18 10
Gauge, 2 Rail heads, Outside edge of rai's to toe of slope of ballast, Lerms,	4 81 0 51
be thus determined—	ft in

On double hae the width of formation will be greater by 5 ft 2 in plue the actual clearance between tracks—' the six foot '—which may be 6 ft or more

In India the following dimensions apply -

STANDARD DIMENSIONS, INDIAN RAILWAYS

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	5 Ft. 6 I	5 Ft. 6 In Gauge	Metre	Metre Ganae	27.6	į.
Details	4	В	4	n	Gange	Gauge
Fornation Single Line— (2) Min imum width in emlankment (2) Min mum 1 uidth in cutting (excluding side dea n)	Ft In 16 0	Ft In 20 0 18 0	14 T T 0 0	721 E00	100 100 100	# go
Curves Max mum Angle of Curvature— (3) In ordinary country (4) In difficult country	10°0	ວວ ກໍາ	% 9 12 %	00 100 100 100 100 100 100 100 100 100	0 .rz	28
Ballast (5) Nin mum width at foot of rail	Ft In 10 0	Ft In	Ft. In	Ft In	15°	Ft In
(c) lainmum depta belo T elegera in cutt nga in rock or labrad soil and depth below aleepera in cuttings in soft soil or on banks	6 6	0 0	9 8	0 0	9 0 -	9 0
Tranker Cross Steprera— (8) Mramume braght (10) de the de the (11) number per mite	8 11 0 8 1760	9 0 9 0 1760	20 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	6 0 0 7 0 41 1936	2000 4000 4000	400g

Rais- (12) Minimum weight per yard,		1			30	30.	
Weight on a pair of wheels— (13) Maximum for loometres, (14) (15) , , , goods stock, (15) , , oweling stock,	Tons. 13 12 9	Tons. 15 12 9	Tons 3	Tons 7 5	Tons 6	Tons 6 4	
Total Gross Weight (10) Maximum for tank engine, (12) engine and tender together, in the case of Vender engines,		69					
Maximum rigid kilicel basi— (18) kor jassehger velisice, (19) Kor goods velisice,	72 E E E E	15 15 0 16 0 14 0	75 E	722 200 Too	Ft In	Ft In 10 0	
Maximum moving dimensions— (20) N. 1.1.0.1 of speek over sil, (21) W. 1.1.0 body, (22) Horgits alone and level,	10 6 6 6 6 6	10 6 13 6	37 8 11 0	8 6 11 0	10 0	0 0	
Unmum Accommolation— (23) Matho facts for presenger, (24) Found area (25) Cubus cal acity,	3) sq. ft. 25 cub ft	1 73 33 sq 16 25 cub ft	1 71 34 sq 11 25 cu6 ft	1 74 35 sq ft 25 cub ft	3) sq ft 22 cub ft	3 3 sq. ft	
A —Al solute for any railway for all new works - - - - - - - - -							

ghes in working order, with full lead of fuel and water order of the cuts are 9 ft. wide or more insule (see Yoss's Tailuny Car Construction), in England

STANDARD DIMENSIONS, INDIAN RAILWAIS

	5 Ft. 6 I	5 Ft, 6 In Gange	Metre	Metre Gange	2 Ft 6 In	9 77
DETAILS	4	g	٦	Ħ	Gause	Gauge
Formation S ngle Line— (1) Min mam wickh 11 embankment (2) Min mum 1 icht 11 embankment (2) Min mum 1 icht 11 eutling (excluding erde drain)	Ft In 16 6	77. 20 0 18 0	Ft. In	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	#55 F00	Hoo Hoo
Curves Max mum Angle of Curvature— (3) In ord nary country (4) In difficult country	00	00	8 16 0	200	24. 0	28* 0
Dallast— (5) Manmum width at foot of rail	Ft In 10 0	Ft In	1t In 7 0	7 In	Ft 9	#°
(7) Min mum depth belov aleepers in cuttings in soft soil of on lank	0 0		0 0	0 0	٥	9
Tunber Cross Stepers— (3) Mananum Fergeh (10) Tunber per mis (11) number per mis	8 11 0 8 1760	1750	1938	193470	2000	4000 2000 4000

Rails- (12) Minimum weight per yard,					30	žŝ
Weight on a pair of wheels— (13) Maximula for locomotives, (14) , , , goods stock, (15) , , , oned lug stock	Tons. 15 12 9	Tons. 15 12 9	Tons d 7 5	Tons	Tons 6	Tons 6
Total Grow Weight— (10) Maximum for tash engine, (17) of tenite regimes and tender logether, in the case (47) of tenite regimes,		98		32		
Max mum cryl wheel base— (18) ker jakwarer vel icles, (19) For goods rehieles,	72 22 0 16 0	15 U	76 In	12 0 10 0	Ft In 12 0	Ft In
Maximum moving dimensions— (20) N till of cock, over all (21) N title of cocky * (22) Regut above rail level,	10 6	3 9 5 6 6 6 6	8 6 11 9 0	841	10 0	0 0
Witnemen Accommodation— (23) Walth of each jer i assenger (23) Guive are, (25) Guive are, (25) Guive arquely,	1 74 33 sq ft. 25 cub ft.	1 71 31 29 it 25 cub ft	1 73 33 sq 16 25 cub ft	35 sq ft 25 cub ft	1 74 35 sq ft 22 cub ft	1 74 31 sq 16 22 cub ft.

Figure in wohing of the rath full load of fiel and water the bodies of the care are 9 ft wide or more made (see Vous a Jaileany Car Construction), in England A —Af solute for any railway for all new works.

Il —Recommended for all except uning ortant branches

Items (3) and (4)—The radius of a 1° curve as 5729 578 f

200

Proposals to cut down the ballast should be received with caution It may be an expensive item, but in regard perther to its quality nor to its quantity can we afford to be niggardly. Good, elean, and suffi cient ballast not only forms a necessary foundation for the permanentpen line,

momical.

struggle into existence. In England such a proposal is not likely to be made. and the Commissioners would certainly not sanction it.
The rail is, as

item of expense (

of the rolling sto

extent, almost every other detail of the line" The weight and form

of the rail to be adopted is a question of the first importance

It must not be supposed that the working value of a 40 lb rail is as much as half of that of an SO lb rail, it has only one fourth of the stiffnoss and little more than one third of the ultimate strength, while, in regard to durability, wear must tell more rapidly upon the lighter than upon the heavier section As a rough rule, however, the weight of the rail in lbs per yard is commonly taken at five times the maximum axle load in tons and in India we earry 15 ton axle loads on 75 lb rails A smaller co efficient—say 4-might be permitted for light railways worked at slow speeds At the same time, the Com missioners should not object to the use of second hand rolls-for main lines making light railways may wish to utiliso them-provided they are not too much worn, and their actual weight more than covers the rough rule quoted above

The Vignoles or flat footed rail, commonly used in India and on the Continent, would be the most economical to adopt on light railways, for it enables us to discard chairs and to use dog spikes, tho cheanest of fastenings The table given on page 201, although the prices are expressed in rupees, will indicate roughly the saving thus

effected

The cost of the 75 lb double headed rail in chairs on wooden sleepers is 141 per cent greater than that of the 75 lb flat-footed rail dog spiked to wooden sleepers On light railways a further saving may be effected by discarding the bearing plates. In that case, the joint or guard sleepers should be double sinked on the outside of the rails, and on sharp curves every sleeper should be double spiked on the outside of the outer rail Coach screws and clips or farg bolis may also be used as fastenings, but are more expensive, of course, than dog spikes For very light lines on the "ladder" system of portable railways-each section of permanent-way consisting of a pair of rails with its complement of sleepers riveted on-the reader may refer to the illustrated catalogues of Messrs John Fowler & Co and the Decauville Company.

The intervals between two adjacent running lines of rails on the standard 4 ft 8½ in gauge must not under the requirements of the Board of Trade, h. less than 6 ft , this is also the minimum interval between lines of rails and sidings, but 8 ft is better. Clearances of 6 ft and 8 ft are equivalent to distances between tracks, centre to centre, of 11 ft 2 m and 13 ft 2 m respectively. These dimensions would apply to light rulways on the standard gauge, but the latter are not likely to include double running lines, except for short distances under exceptional currents.

WEIGHT 1\D COST PTR MILE OF SINGLE TRACK OF DIFFERF\T DESCRIPTIONS OF PFRMA\ENT WAY IN INDIA

Description	Weight	Cost Landed in India
75 lb FF rails fish plates bolts and	Tons	Rupecs
nuts Transverse steel sleepers and keys,	126 54 90 23 221 82	13 254 10 969 } 24 233
75 lb TF rails, fish plates bolts and nuts, Bearing plates and spikes Indian timber sleepers	126 54 10 97 115 62	13 264 2 272 0 013 2 549
75 lb D H. rails fish plates bolts and nuts Cast iron (Denham Oli hert 2) plate sleepers complete,	127 48 203 00 350 48	15 372 20,225 33 600
75 lb D H rails fish plates bolts and nuts Cast iron chairs and spikes ludian timber sleepers and wooden keys	127 48 58 59 128 56 314 63	13 372 4 495 6,811

Wooden treating where timber is cheap and plentiful, is a favorate economy in America. They are of course, lable to catch fire, but, being recognised as temporary structure, they are supposed to be carrillly watched, and it is argued that a properly designed timber treatle is at any rate better than weak misonry or steel spans. They are not only used as substitutes for high embankments in first construction, but as dry vaduots to be replaced by permanent bridging when the prospently of the railway is such as to justify expenditure on improvements. The timber trongles and timber bridges which carry the first ellorse Shoes and Benwick (G E R) light goods line across the dykes and engine-drains of the fens are described in Chapter N., but it is doubtful whether such a form of construction would be

onanda

apceds Fencing is not usual on Continental light railways except in populated places In France the Prefect of the Department may, under the law of 1880, exempt light railways from the obligation (rigidly imposed on the main lines) of providing continuous fencing and levelcrossing gates Fencing, therefore, is soldom provided in country districts, although it may be required in passing through inhabited parts, around station wards and some distance out on each side, to flank level crossing gates along the line in each direction, or to protect the traffic of a public road Even in such cases the narrow gauge lines appear to be privileged (eg, the station in the streets of Salle nelles on the 2 ft 6 in railway from Caen to Dives and Luc sur Mer) "The Belgian State Railway," says Mr P. W Meik, " "has determined to abolish fencing on all light railways, except where there are special circumstances" In Italy, as we have seen, the lines running on the side of the public roads are not fenced. This is true also of the Wisboch and Upwell hae in Cambridgeshire, running along the side of a public road, and, had the Three Horse Shoes and Benwick hae been constructed under the Light Railways Act, fencing would not probably have been required in the open fen country

It will, in England, be difficult to dispense with feneing where the light railway intersects hedges and other boundaries which divide one field or property from another, but, wherever reasonable cause for doing without it can be shoun, the Commissioners will not, we may be sure, insist upon the provision of so expensive an item. An American "cattle trap"—ie, a grated pit over which the rails are laid on baulks of timber—would, of course, complete the physical boundary where a railway made a gay in a hedge, but such an awful

device would never be dreamed of in England

Elsewhere such cattle traps are sometimes used at level crossings, being built across the railway, on each side of the public road, from fence to fer

the road o

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On Continental railways the gate is frequently kept by a platelayer's wife on small wages, the gate house being given to them as quarters, so that it is not merely an extra expense connected with the even at unquarded level crossings. Indeed, we find that, in 1893, on Belgian State railways there were twenty one scientistic (nine fatal) on variational reactions of the Western of France is that there are not appreciably more accidents on the former than on the latter, while others report that they have had none. The late Lord Bram well, who had a very proper contempt for grandmotherly legislation of all kinds, may very well be quoted at this point. †—"But, besides that I look upon all those rules, regulations, and provisions (e.g., watchmen of the latter of the proper watchmen of the latter of

" mischievous"

ays will, we may assume, tions, therefore will have to be designed and worked under such very different conditions from

those which exist on double line standard railways, a note written by the author—and issued by the Public Works Department of India, Railway Branch, as Technical Section Publication, No 54—is here placed before the reader—

'Note on the Design of Station Yards on Single Lines 19 India

"By W. H Cole, Deputy Manajer, Eastern Bengal State Radway.

"I was asked to make a digest rather than a translation of M Flamsche's paper,; and to add my views on adapting his ideas to our our croumstances in a technical paper for discussion at the next Conference.

"I found that M Flamache's paper was too concue for abridgment, and that station plans for double lines could not be adapted to single line requirements by simply pinching the two main lines into one. It was scarcely to be expected that we could move so easily from the simpler conditions of double her working to the solution of

avoid occupation of the main lines as much as possible, and to provide refuge sidings for slow trains to allow a fast train to pass or (on our single lines) cross them

"We must also make the best arrangements we can for attaching and detaching vehicles, and—at junctions or traffic-changing stations

—for sorting and marshalling goods and mixed trains,

"Having premised so much, I wish to add that Mr P D Barclay
(Traffic Superintendent, Eastern Bengal State Railway) has not only

 Meik on "Relaxation of Normal Requirements,"—International Pathicay Congress Bulletin 1895
 † Stubley e LA W. Py Co. (L. K. 1, Ex. 18)

Bull de la Comm Int du Cong des Ch de Fer, Nov 1894

permitted on a light railway carrying passengers. There is, however, no reason why old wrought iron guiders from the main line should not be used, if they are strong enough to hear lighter loads at slower

speeds

Fencing is not usual on Continental light railways except in popu lated places In France the Prefect of the Department may, under the law of 1880, exempt hight railways from the obligation (rigidly imposed on the main lines) of providing continuous fencing and level Fencing, therefore, is seldom provided in country crossing gates districts, although it may be required in passing through inlabited parts around station wards and some distance out on each side, to flank level crossing gates along the line in each direction, or to protect the traffic of a public road Even in such cases the narrow gauge lines appear to be privileged (e.g., the station in the streets of Salle nelles on the 2 ft 6 in railway from Cacn to Dives and Luc sur Mer)
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It will, in England, be difficult to dispense with forming where the light railway intersects ledges and other boundaries which divide one field or property from another, but, wherever reasonable cause for doing without it can be shown, the Commissioners will not, we may be sure, insist upon the provision of so expensive an item. An American "cattle trap"—re, a grated pit over which the rails are laid on baulks of timber—would, of course, complete the physical

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On Continental railways the gate is frequently kept by a plate layer's wife on small wages, the gate house being given to them as quarters, so that it is not merely an extra expense connected with the provision of a level crossing. Our own standard railways are generally forced to carry public roads over or under the lines, not to cross them on the level. But with light railways we shall have to get more accustomed to level crossings, and to look after ourselves in crossing them. Continental experience is that year few persons are run over,

^{*} International Parlicay Congress Bulletin, 1895

even at unguarded level crossings. Indeed, we find that, in 1893, on Belgian State milways there were trenty one accidents (nine fatal) on ratched level crossings, and only ten (seven fatal) on unaccided crossings, the evidence of the Western of France is that there are not appreciably more accidents on the former than on the latter, "while others report that they have had none. The late Lord Bram well, who had a very proper contempt for grandmotherly legislation of all kinds, may very well be quoted at this point. "" But, besides this, I look upon all these roles, regulations, and provisions (e.g., watching at level crossings), which are made to take care of people when they should take care of themselves, as possitively insisterous.

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"I found that M Flamache's paper was too concise for abridg ment, and that station plans for double lines could not be adapted to single line requirements by simply pinching the two main lines into one It was scarcely to be expected that we could move so easily from the simpler conditions of double line working to the solution of

the far more difficult and complicated single line problem

"We raust work out the design of single line stations from the beginning, and independently, but in doing this we should be guided by the same principles as M Flamache Our object should be to avoid occupation of the main lines as much as possible, and to provide refuge sidings for slow trains to allow a fast train to pass or (on our single lines) cross them

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"The simplest arrangement for crossing trains is shown in fig. A,* and involves the use of only one set of points and crossings. An up train, making way for another, would run direct into siding a, but would have to back out on to the main line before resuming its journey, a down train would back into the siding, and stand the ready to make a direct exit after the other train had cleared the block

bloc

a an tha f

points Acrt we may recognise

form to one side or the other, c a dotted line e Ultimately, we

with a 'scissors' arrangement of crossovers, which occupies less space

e, Vr Raynar Vilson (of the

Lanc the author of the excellent serie g published in The Ras way

Engineer) wrote —

"I have some difficulty in speaking of the system of signalling adopted in India, as the conditions—as you remark—are so very different and, having been trained to having a Board of Trade to deal with, my ideas of economical signalling have been somewhat stunted. Has it ever occurred to you or your colleagues to put in massing loops thus?" And then he sketched the plan shown in fig. C.

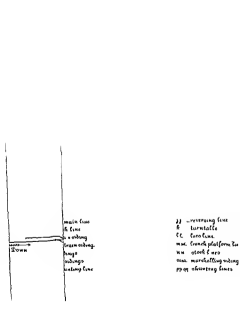
"If is shunting necks from a to b and from e to d must be capitallo of stabling our longest trains. A down train has to pass an uptrain here, the down train arrives first, stops at the platform, does its work, proceeds over crossing e e to ed, and backs into a b, it is now in a position—on the arrival of the uptrain—to make a direct start from b through the crossover b f. If the uptrain arrives first, after doing its work at the platform, it has merely to back over the crossover e e muto the sating e d, and is then ready for direct exit after the down

train has passed
'Eliminating the starting and shunting signals, we may bring our
main signals right up to the feeling points as shown in fig. D. or the

main signals right up to the fouling points, as shown in fig. D, or the distance between e and f being not more than about 300 feet, a two armed central main signal may be substituted for two separate masts. "The surpler play substitute for two separate masts with a surpler play substitute for two separate masts."

"The simpler plan indicated in fig B has, so Mr Wolley Dod inferms me, been used occasionally in India and largely in America, but I have not had the advantage of seeing this type myself. 'An objection to it is,' he says,' that two trains arriving about the same

* The figures referred to in this note are those shown in Plate II



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block

20.1

"The next development might take the form either of two turnouts, a and b. facing each other, as shown in fig B, or of a loop Adopting the former, we may place the platform and home signals opposite the points Next we may recognise the desirability of slufting the platform to one side or the other, c or d, and of filling in the intermediate dotted line e Ultimately, we arrive at the plan shown in fig C, 111 luch occupies less space

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"Eliminating the starting and shunting signals, we may bring our

time actually cross one anothers paths but for all intents and purposes they do so with a loop if fact of knowing that they do so the signal, would tend to make

e, as indicated in fig L,

be preferred because it

offers a better view of the straight through line in both directions and affords from for unlimited expansion. While the ad litton of a loop to plane E in other either the setting boke of the plitform, as in fig 6, or some such awkward arrangement as that indicated in fig H. The further development of F will take the form of either 1 or J, of which plans J is the better, and the next extension will take the form of another loop, as shown in fig K. In Technical Section publication No. 32 I set forth the advantages of the station plan indicated here in fig L. All trains enter on the left hand road and slow trains to be crossed by fast ones are broked into dead sulings elear of the

and the signalling required is of the simplest description. This type does not, however seem to commend itself to traffic men. They acknowledge that it is an excellent 'crossing' station, since no less than five trains can be dealt with at one time,—viz, one up-vid one down train in the sidings one up and one down train on the loop lines and either an up- or a down train on the man line,—vial the standing trains are all in position for proceeding on their journey. But they dishlo back shunting our long goods trains, and object to the time lost in the operation, they prefer the direct entry afforded by more loop lines, they object to being forced to follow the left-hand road always and they would rather adhero to the present practice of doing all their work on one platform. It may be observed (as in my previous paper) that if a train has to wait at a station to allow.

in shu

them, that a dead siding, while affording the same accommodation as a loop line, is more economical, since it requires only one set of points, and an inferior class of material can generally be used (it can al o be

" It is however, a slight a lyantage to have the straight line, on which fatrains may run through away from the platform provided with trap points to prevent the possibility of a train leaving it when it should not do so, whereas trap points are objectionable in loops through which trains occasionally run at speedly, and that the arrangement with several loops, if properly signalled, entails the provision of ten or even twelve signals instead of four, and of much more costly and complicated interlocking

"To return to the development of plans A, F, J, K—the next question to consider is the position of the goods shed, platform, and sidings Shall these be placed opposite, or on this sime side as, the booking office? The choice hes between the arrangement indicated in

figs M and N and that shown in fig O

"I find one traffic officer preferring plan M to plan O, because, lie

I has in on that eds plat-

form and shed should never be directly opposite the booking office, and he would adopt the plan which I have sketched in fig O

"I must say that the concentration is more apparent than real in fig M, and that, while the distance between the goods shed and the booking office is no greater in fig O than in fig N, the station master can supervise the whole much more early, because both

master can supervise the whole much more easily, because booking office and goods shed are on the same side "It!

which I

improve senger a

railway, and the further advantages claimed for plan 12 opt 3 option 5 to plan P

"The next difficulty to discuss is that of junction stations. As the manager of one of our Indian railways reminds me, the real problem

at junctions is to deal with mixed trains

"The nucleus of my dea of such a station is indicated in fig Q. The main line is double to stations not more than 3 or 4 miles away on each side, in order to clear the junction, down trains for the branch, or continuing fluer run on the down name line, and up branch trains proceeding on the up main line, may be dealt with directly, up trains from the main line running down on the branch may use the reversing line, which will also be utilized when engines have to be changed or reversed, or if a branch train can more conveniently be received on the branch side of the shand platform

traffic traffic

approach the end of the run Considerable relief would often be afforded if the first two station distances in each direction were only lialf the average station distance, and, further, if the line were doubled as far as the first station in each direction.

"The diagram in fig R, where d = average distance between

stations, illustrates precisely what is meant

The possible development of such a junction station type as that indicated in fig Q is suggested in tg S
"The object of this design is to offer the utmost facilities for

"Mixed trains, which have to be made up or split up in connection with the division of traffic between the main and branch, can be dealt which—by means of the shunt ome either end, and are more training to the shund of the shu

pmctu

us not to cramp and ween the main and common trunk lines between the down

main and branch platform lines

"Wignes to be attached to an up main line train can be arranged, a new engine can be placed, or a slow train shuited back clear of the main line on the up sidings d and ff, and the shuinting line halilough not absolutely necessary—would be very convenient, similar remarks apply to the corresponding sidings e, g g, and t, on the down main line

the engine, before
The reception of
or down on the

"WHC

"Calcutta, 21st Sept 1895"

In so far as the Board of Trade can be moved to relax their requirements in regard to signalling and interlocking in favour of light railways, a very important economy can be effected in construction

and working, and the consideration of this question is immediately connected with the arrangement of single line station yards we discuss the simplifications and economies to be sought for in signalling and interlocking light railway stations, it will be useful to describe as briefly as possible the functions of signals and the require ments of the Board of Trade on standard railways -

"Fixed signals* consist of home, distant, starting, and siding

signals "The home signal may be placed at a station (fig 3, I, H S, page 209), junction (fig 3, II , Nos 4, 6, 8, 10), siding, or signal box, and is an absolute stop signal. It should be placed at a sufficient

distance from a ntally drawing a littl signal at danger, or f pt as prescribed in ne to the other, or than ry to

nunctions) star

bring the train under the protection of the home signal "The distant signal (as in fig 3, I, D S) is fixed at a sufficient

when

se and

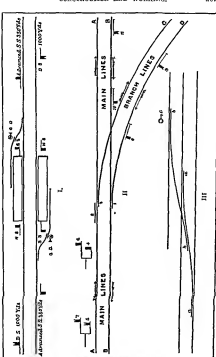
the starting signals have been lowered. When, however, the distant s gnal is at danger, the driver must be ready to pull up at it, if neces sary , but, if the road be clear, he may proceed cautiously (so that he may stop short of any obstruction) and bring his train to a stand as near the home signal as the circumstances of the case will allow The distant signal should be distinguished by a fish tail notch cut out of the end of the arm

"Starting signals (at stations placed generally at the end of the platform) and advanced starting signals control the departure of trains into the section ahead, and must not be passed, when at danger, except where it is necessary to shunt over points and crossings or cross over -- 11 41 2 24 44 1

- 1 a men lat and the line is clear, the signal to a stand, lower the

signal, and no further the advar limit up to which a train may be d signal in order to leave the pla purposes, or other station duties generally placed (as in fig 3, I) 300 to 350 yards in advance of the

[·] Notes on Permanent II by Watered Platelaying, and Points and Crossings, by W H Cole, 1P 126 to 132 (L & F & Spon)



cabin, so that a train of maximum length may clear the section in rear without entering the section ahead, and it should be clearly visible to the driver from the platform starting signal, as well as to the signalmun in the cabin

ground disc (fig 3, I, G D)
train must leave the siding

osts or on brackets Where a post, the first or top arm applies to the line on the left, the second arm to the line next in order

from the left, and so on, but, if the main or important line be not the one on the left, the signals must be on separate posts or brackets.

the upper signal, so that it cannot possibly be pulled off when the latter is at danger It

7 ft apart, so the dista

signal At a junction,

respective home and starting signal

"Every signal arm must be weighted, so as to fly to danger if the connection between arm and lever should break at any point

"The front signal lights are red for 'danger,' and green for 'all

ight', the back light (visible only when the signal is at danger) white This is not obligatory on existing lines, or on new lines run over hy companies using a different system of lights. For the sake of distinction, the danger lights of bay starting and other minor signal-are often purple instead of red

"Signals are usually worked by wires, the 'slack' of which is better regulated by hand adjusters in the signal cabin than by self

acting so called compensators

ignals, their of Trade in them must

be considered.

"Points must be worked or bolted by rods, the effect of varying temperature on rods of 100 ft and upwards in length being corrected by self acting commensators

"Facing compensators

"Facing points should be avoided as far as possible. They must

not be worked from a greater distance than 180 yards, and should be placed as near as practicable to the levers by which they are actuated in the case of trailing points on the main line, or safety points of sidings, the limit of distance from the levers is 300 yards. This is the Linglish practice, but on the Containent these limits are consider ably exceeded, and with perfect safety

"To secure facing points in their proper position they must be bolted by a locking plunger passing through the stretcher bar; and, to prevent the signal from withdrawing the bolt while a train is passing over the points the plunger must be fitted with a locking bar to suit the longest wheel base of the rolling stock. The plunger and locking bar may be worked either by a separate lever or by the lever which also works the points

"The first step towards the interlocking of points and signals is the

concentration of the levers in one frame

"The point and signal levers must be so interlocked—that a signal cannot be lowered for a train until the points have been properly set and locked that any two signals which might lead to a collision cannot be exhibited at the same time and that, after signals have been lowered for a train to pass, no points connected with, or leading to, the line on which the trun is running can be moved. Home or starting signals, next in advance of trailing points, when lowered, must lock the points in cither position, unless this locking will unduly interfere with the traffic

"Points also, if possible, are to be so interlocked as to avoid the

risk of a collision by over running

"A distant signal must not be capable of being lowered unless the home an I stirting signals in advance of it have been lowered *

"Detectors must also be fitted, in order to ensure that the points are properly set before the signals are lowered and to discover any failure in the connections between the levers and the points Other wise, if the rods were buckled or broken, a lever might be pulled over

without any corresponding movement of the points

"Trom the foregoing remarks -in which are included the present requirements of the Board of Trade-it will be seen that there are few absolute rules for the precedence of levers, etc. The interlocking is generally arranged to cut the requirements of the unction or station to which it is applied

"Whenever it is t

(independently of the switches may be set t

The case of an ordinary double junction may backing or otherwise

be taken as an example (fig. 3, II, page 209).

"If a train from A on the main line is to proceed on the branch towards C over facing points 2, it is necessary, before making the road from main to branch to turn over points 1, so that if a train on the other line B B were backed over poiots 1, it would not foul the train from A when the latter was cros ing the main line B B The order of working would, therefore, be 1, 2, 3, 4, 5 The levers having been put back in reverse order, a train rawning over facing points 2 on the main line A A would require levers 3, 6, 7 to be pulled over in succession

"For a train running on the main line B B over trailing points 1 the order would be 3, 10, 11, so that a train coming from the opposite direction on the other main line could not cros it 1 1f, however, a

. In interlocking this means that the distant signal must also be put back to danger before the home and starting signals t A passenger train going from A on the main line to C on the branch may be

train from D on the branch were entering the main line over points 1, it would be impossible to trap another train from the main line B B running in the same direction and over the same points. Neverthe less, an accident could only take place through disobedience of signals for when the road is made from branch to main line, signal 10 (and, therefore 11 also) is locked at dancer.

"Again where (as in hg 3, III, page 200) we have a siding or ship road in a cross over road, the cross over points a should precede

the siding points h which in turn would precede the signal c

"It is now required that the starting as well as the home or stop signal shall precede the distant so that should a driver approach a station or junction where the distant signal is down, he will know that not only is the station clear but the section in advance, the

"If the distant however, be at danger, and the home signal only is lowered as described below, the driver will know that the station is clear but the section in advance is blocked and that he must stop at the station until the stations gignal is lowered. The rule is that, so long as the starting, signal is at danger, the home and distant signals must be kept at danger, except on the near approach of a train which has to stop at the station when, after the speed of the train has been reduced so as to admit if it sentering slowly and being pulled up at the platform, the home signal may be taken off to admit the train, but the starting signal must be kept at danger until the section in advance is clear, in the case of a train not booked to stop, the home signal must not be lowered to admit the train until the train

is not required, the bome or starting signal should be controlled from the station in advance. This is generally done on the signal itself, although there are cases, but very few, where, in mechanical bolt-

effected until the stroke has been completed .

'(2 marranged,

such space at the having the lest possible view of the railway, nor such space at the back as will not allow him to stand well up to the levers,

stopped and made to wait for a goods train running on the offer main line B B over points 1 as it e former can be trapped and a collision averted if the driver over runs signals, while the latter cannot.

"(4) That the locking shall not be arranged vertically, which practically prevents a large calm from being placed across the lines (the most favourable position),

"(a) That, for choice, the locking be erranged in horizontal tiers

beneath the floor of the cabin .

"(6) That the locking may be easily got at for cleaning, lubricating, alterations, or repairs, and, so far as possible, without occupation ;

(7) That there shall be as few wearing parts as possible—the less friction, the less the effort to work the levers, and the less wear and tear of the parts.

"(8) That the parts shell be, as far as possible, interchangeable,

"(9) That ordinary repairs, alterations, or additions may be made without the aid of an expert,

"(10) That, although sufficiently sensitive, the apparatus shall not be delicate, or require too much attention .

"(11) That its effective working shall not be affected by variation of temperature,

of that in the long run may be doubted "

On a light railway worked on the "one engine in steam or two coupled" system-which the French more concisely and expres awely call "la navette," it is obvious that no signals are necessary , nor are they required at mere stopping places, nor at intermediate sidings controlled by staff or tablet, but they will have to be provided et all stations where trains cross or pass each other

In India, as in South America and elsewhere, it has been a common practice to erect a tall mast in the middle of the platform, with one arm to admit an up train on either line of the loop, and enother arm to admit a down train on either line of the loop, without any inter locking whatever The loops ere very long, because full wagon loads and full train loads are an essential condition of economical working on most Indian lines, while time is less important. Distant signals are placed at a considerable distance beyond the facing points, and may be lowered quite independently of the main signal, the custom being to lower it before the main signal arm is lowered When the distant signal is at danger the driver must stop with the fail of the train protected by the distant signal, and must not proceed until the main signal is lowered, when he may enter the points, pass the main signal opposite the middle of the station, and pull up at the platform in the most convenient position for his train. The points are bolted and padlocked, the keys being beld by the The stationmaster is responsible for the facing ,

properly set and bolted to admit an incoming train, but the responsibility consists of momi, not of macha

214

may seem to be a very loose one, but it has worked well enough under the strain of considerable triflic on our Indian single lines. Gridually, however, with the growth of business, Indian railways are

the main signal is recognised as an absolute stop signal. Distant signals do not precedo the main signal, but actually indicate to the driver the position of the arm on the latter The last step, which really may be deferred without much inconvenience, is to provide starting signals.

On the North Western Rulway of India-of which the writer was recently deputy manager-the ordinary crossing stations are gradually being fitted with List and Morso's patent signals The practice is to receive the train either on the main line or or the loop line, as mny be convenient, and not necessarily on the left hand road of the loop This custom is so universal in India that the traffic officers will not listen to any proposal to introduce the I nglish rule Accordingly, a home signal is erected at the facing points at each end with two arms, one admitting to the main him and the other to the loop siding The points are locked by keys entrusted by the stationmaster to the pointsman There are two keys for each end of the station, one for the main line, and one for the loop. When the points have been locked by one of these keys, the pointsman moves a lever which frees the proper signal and locks the key in The signal can then be lowered from the platform by the stationmaster, and the lowering of the signal locks up the lever at the points, so that the points cannot be again unlocked until the signal has been put to danger by the stationmaster This places the admission of trains entirely under the control of the stationmaster The lock on the points is between the rails, so that the key can neither be placed in it nor taken out of it while a train is passing. The distant signal has only one arm, which can be lowered by means of a lever at the points when either of the main signal arms has been lowered, but not before When the main signal arm is again raised to danger, the distant signal arm is auto-

matically thrown up to danger also

At the writer's request, Mr A Morse (Executive Engineer, North he

d.

My Morse's note is as follows -

LIST AND MORSE SIGNALS

"The arrangement shown in the accompanying drawing works as follows ---

"One of the levers in the two lever frame on the platform, when pulled, works the up home signal, and, when pushed, works the down starter The other lever similarly works the down home and up starter



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recently deputy manager-the ordinary crossing stations are gradually being fitted with List and Morse's pitent signals is to receive the train either on the main has or or the loop line, as m ty be convenient, and not necessarily on the left hand road of the loop. This custom is so universal in India that the traffic officers will not listen to any proposal to introduce the I nglish rule Accordingly, a home signal is erected at the facing points at each end with two arms, one admitting to the main line and the other to the loop siding The points are locked by keys entrusted by the stationmaster to the pointsman There are two keys for each end of the station, one for the main line, and one for the loop. When the points have been locked by one of these keys, the pointsman moves a lover which frees the proper signal and locks the key in The signal can then be lowered from the platform by the stationmaster, and the lowering of the signal locks up the lover at the points, so that the points cannot be again unlocked until the signal has been but to danger by the stationmaster This places the admission of trains entirely under the control of the stationmaster The lock on the points is between the rails, so that the key can neither be placed in it nor taken out of it while a train is passing The distruit signal has only one arm, which can be lowered by means of a lever at the points when either of the main signal arms has been lowered, but not before When the main signal arm is again raised to danger, the distant signal arm is auto matically thrown up to danger also

At the writer's request, Mr A Morse (Executive Engineer, North Western Kailway) furnished a note and plan (Plate III) for adopting this system to a station, yard such as that shown in Plate II, fig. P, with the addition of starting signals, and in accordance with the writer's proposal to admit trains on the left road only, as in England Mr Morse's note is as follows—

LIST AND MORSE SIGNALS

"The arrangement shown in the accompanying drawing works as follows -

"One of the levers in the two lever frame on the platform, when pulled, works the up home signal, and, when pushed, works the down starter The other lever similarly works the down home and up starter.

TABLE OF LOCKING FOR CABIN, PLAN B, PLATE IV

No	Descriptio	Released by	Locks
+	Siding Lock for a Frame		2
1	Distant Signal	2	
2	Home cignal		+3
3			\oplus^2
4	Distant Signal	3	
⊕	Siding Lock for b Frame		3

TABLE OF LOCKING FOR FRAME & OR FRAME b, PLAN B

No	Description	Released by	Locks
1	Points	Siding Ley	
2		1	

In both plans the facing point bocks and lifting bars are worked on the same levers as the points with special escapement cranks. Slip points have ground dises or else sectch blocks. The approach for trains entering the loop is shown as a straight road over the facing points. This makes the entrance case, but is only of particular importance where trains roin through stations at speed.

standard railways he simplest descripgiven case, is the simpals, etc., on a

nent rannay

At a crossing station we may reasonably be called upon to creet as central man signal with two arms, and thus sare wire, and to bold or champ and paddeck our powds, if the test bea long one, it may be necessary to place a home signal at each of the facing points, and to work it from the station platform. Preferably, trains should always be admitted on the left-hand road, in that case a one-arm home signal is all that is required at each of the facing point, and a very simple arrangement will render it improvible to lower the signal unless the points are set for the left-hand road. If trains are

cabin. Each train must enter the loop on the left line, and this condition simplifies the signalling very much indeed. Starting signals are not provided. The frame at the centre of the station contains ten working levers, as follows:—

TABLE OF LOCKING, PLAN A, PLATE IV.

No.	Description.	Released by.	Locks.
1	Distant Signal,	2	
2	Home Signal,		3, 5, 6, 9
3	Points		2
4	. 1	3	8, 9
5	11		2, 6
6		7	5, 2
7	**		9
8	II .		4, 9
9	Home Signal,		2, 4, 7, 8
10	Distant Signal,	9	

101 10 1

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ing be
side is
pensive
ground

f ur lever

trames a and b might be placed actually at the points of at any distance from them, not exceeding 180 yds or 540 ft, towards the station, so as to save time in taking the safety keys to and fro. The plan shows them placed for a loop 2030 ft long. The trains are admitted on the left hand road. No starting signals are provided ne to unlock

r, nor can the et for the left ne a and used he working of the yard in a

sımılar way

The cost for signalling without sidings was estimated at about £220 (fittings delivered fob London or Liverpool), and with sidings at £280

TABLE OF LOCKING FOR CABIN, PLAN B. PLATE IV

No	Description	Released by	Locks
+	aiding Lock for a Frame		2
1	Distant Signal	2	
2	Home Signal		+3
3	,		\oplus^2
4	Distant Signal	3	
⊕	Siding Lock for b Frame		3

TABLE OF LOCAING FOR FRAME & OR FRAME &, PLAN B

No	Description	Released by	Locks
1	Points	Siding key	
2	,	1 1	

In both plans the facing point locks and lifting bars are worked on the same levers as the points with special escapement cranks. Slip points have ground diese or else scotch blocks. The approach for trains entering the loop is shown as a straight road over the facing points. This makes the entrance easy, but is only of particular importance where trains run through stations at specific.

Nothing more expensive than this should be required of any light railway. In Plan B, rodding—a costly item on standard railways he simplest descrip-

given case, is the

hone failway

"At a crossing station we may reasonably be called upon to error a central main signal with two arms, and thus save wire, and t) hold or clamp and padlock our points, if the loop be a long one, it may be necessary to place a home signal at each of the futuring points, and to work it from the station platform. Preferably, trains should always be admitted on the left-hand read, in that case a one arm home signal is all that is required at each of the fating points, and a very simple arrangement will render it improvible to lower the signal index the points are set for the left-hand read. If trains are to

218

he admitted on either line, the signal must have two arms, but, in this case also, it will not be difficult to make it impossible to lower the signal arm until the points are set in the position to which it applies, and, in lowering that arm, the signal rod may be made to stab the point rod and hold it in position Distant signals need only be provided where the home signal cannot be clearly seen by the driver from a distance of, say, a quarter of a mile from the facing points, or where the approach is on a steep decline into the station Starting signals are really not necessary Whorever junction is made with a main line of railway, it will have, of course, to be signalled and interlocked in accordance with Board of Trade requirements for standard railways

Considerable saving can be effected if we are able to dispense with raised platforms at stations If the station is in embankment, and the platform walls have to be carried to some depth to get below the made up earth, they are costly If raised platforms are provided at all, they should be of convenient and uniform height, and this is particularly important on a husy suburban line, where the stoppages are short and presengers have to get in and out as quickly as nossible On light milways, however, if the carriages have end doors and steps passengers will find little difficulty in entering or alighting, oven when the ground is merely made up to rail level In any case, the principle laid down in No 11 of the Board of Trade requirements, "that each line shall have its own platform," should, if possible, be adhered to

In accordance with the requirements of the Board of Trade, turn tables of sufficient diameter to take the largest engine and tender in use, without their boing uncoupled, must be erected at termini, june tions, and other places where engines have to be turned, except in cases of short lines not exceeding 15 miles in length, where the stations are not more than 3 miles apart, and all trains stop at all The exceptions are likely to cover the majority of light railways in England Shorter turntables will suffice for tank engines and triangles may be laid down instead of turntables, if required If engines which can be driven from either end are used as on the

Belgian light railways it will not be necessary to turn them

One or two water tanks, measuring 8 ft by 8 ft by 4 ft, supported on a rail truss at such a height as will afford sufficient head for the supply of water to the engine from a water column will probably be all that need be provided at any station where the engine is obliged to water From the reservoir or well, which is the source of supply, the water may be lifted into the tank by means of a hand pump

Station buildings should be constructed on the most modest scale A small open shed to shelter passengers, a small office, and a goods

lock up may suffice at first

Mile posts and gradient boards will cost very little, and should be provided

Rolling-Stock -If the light railway is built to take the goods

B1

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-



wagons off the main line with which it is connected there will be a aving in rolling stock. If a narrower gauge is adopted, separate stock is, of course, absolutely nece any with separate repairing shops while if, with a view to obvirting the difficulties and incon venience of transhipment as much as possible, narrow gauge bodies are transferred to standard gauge frames this not only means the pro

lling

lard on of the project of the proposed Nowshera Dargai 2 ft gauge line, illus trate very well the principal points to be observed in keeping down

the cost of a light railway -' (1) Estimates to be prepared for a line starting from the left bank

of the Cabul river An estimate for bridging that river is not required

(ii) Land for a 2 ft 0 in gauge is to be estimated for

(iii) All culverts to be built of dry stone, or stoneware pipes or hents

(15.)

(1)

S

(b) Alternative estimates for permanent way to be prepared providing (1) for new 25 lb steel rails and steel sleepers, and (2) for old iron rails and wooden sleepers

(v1) Stations and buildings to be sheds only, built of rail uprights, etc. and roofed with corrugated iron sheets

No platforms are required

(vii) Locomotives of the Darjeeling 'Himalayan Railway latest type as noted in the B class -Haul on level 840 tons Incline 1 in 100 '10 tons margin, to be provided Incline 1 in 26 50 tons for

Round curve of 60 ft radius

Fuel 39 lbs coal per mile (average

ng stock, be made ucks on d steel type

00 tons

Estimate of Cost -Figures have been given in previous chapters of the cost of light railways in various countrie, and they need no

brought forward under the new room for reduction in the cost o dangerous things, but, baing as the writer could obtain, he



wagons off the main line with which it is connected, there will be a saving in rolling stock. If a narrower gauge is adopted, separate stock is, of course, absolutely nece any with separate repairing shops, etc., while if, with a view to obvinting the difficulties and moon venence of transhipment as much as possible, includes and inconare transferred to standard gauge frames, this not only means the provision of additional stock of special design but also the provision of pecial plant for lifting and placing the body. The subject of Rolling Stock is dealt with in greater detail in Chapter XLV.

Instructions for a Light Line —The following instructions, laid down by the Government of India in Teb 1898, for the preparation of the project of the proposed Nowshern Dargan 2 ft gauge line, illustrate very well the principal points to be observed in Keeping down

the cost of a light railway --

' (t.) Estimates to be prepared for a line starting from the left bank of the Cabul river

An estimate for bridging that river is not required (ii) Land for a 2 ft 0 in gauge is to be estimated for

(m) All culverts to be built of dry stone, or stoneware pipes or

(iv) '

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and (2) for old from rails and wooden sleepers
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etc , and roofed with corrugated iron sheets

No platforms are required

(vii) Locomotives of the Darjeeling Himaliyan Railway letest

Belss' Haul on level 810 tons type, as noted in the
Incline 1 in 100 210 tons, margin, to be provided

Incline 1 in 26 20 tons.
Incline 1 in 26 50 tons
I ound curve of 60 ft radius.
Fuel 39 lbs coal per mile (average up and down)

up and down)
Water, 45 gallons per mile
Wi cel- 4 couple 1, 2 6 diameter
for open tracks on
d steel

type 00 tons,

of light railways. Average figures are dangerous things, but, basing them on such meagre information as the writer could obtain, he

,	,	p3 ~ 11	toma ne grand	the	reader	as a	an example of
1,							£980

<u> </u>	
	£980
1 17 18 18	224
1 101 y 5 cm2 620	230
. \	352
d. 1 40 00 1	113
63 1 14 1 2 3	32
A with the contract of level-crossings	40
	1354
in his took,	216
1 4 1 4 4 Lat statutes ere.	874
the transportation	242
h a wells, parapets, etc,	3
	340
(1 1 to 164	
	£5000
that of the mile,	

the many norts and land and buildings are costly items in this list the many not to be contented until we are able to regard £4000 per

nake It the

here hes within the powers of the Prefect The Western of France. German lines, Swedish State railways Danieh State light railways and the Milan Northern of Italy average a working speed of from 22 to 25 miles an hour. On the last-named, it is reported of from 22 to 25 miles and not 40 miles and a contract of the cont

On Belgian light rankways the maximum speed appears to be 183 miles in hour in the country and 6 in towns and villages

In Ingland 8 miles an hour is the maximum speed permitted on treitways, and 4 miles an hour over facing points etc On this Wisle in an Upwell has the gradients are very easy, but with the view of keeping within the maximum speed permissible, the Westlight was trake is made to act automatically when the speed er sols 10 miles an hour Reference is made to this brake in Chapter VV. Tho maximum speed prescribed for light railways in the Regulation of Railways Act, 1868, was 25 miles an hour, and it

Helaxation of Normal Requirements for Light Railways? by P. W. Meik —
false ition if Rail of Congress Bulletin, 1895.

to The T Lat ... Lat: Re large Come or more will all " this last become el aurene Herr it mi i dis l'orla to go Ir many send so " a less in about any along to the cir. the first that is therefore any after the most him is provided on convert him is a first than 10 chans a great into it problem convert him is a first than 10 chans a great into it problems that is a first that the problems and the problems and the problems and the first than the first than the first the linguistic of feelings.

Art of Ire and trace careting present to and all who I and on h trace was bee commend free from or in a must be proved I with on a lint miles where exert alls had speed one primit for ger and murel trans were worked with head brikes on the engine (in add no to the elern trake) and in the trake time of which, on heary trans, there would be two munn I Is the hiet and r am! gards or by a goard in the rear can and bake man in the all at On Belman Lgis railways continume trakes at in Fun it ilit ! on the locomol res, magons, and couches in all to a till lish is also considered to be sufficient The "buit tin hale it it infine it Fer Londoniques" of France are of apartin that, whe to the last of eath? gral ents are such as render it mesesary to employ tun link anyth, continuous brakes should be a lopted, but thit, in will tipe . the screw brake is better ou gelieb , and a et im banta in al lill in to the smerr brake-on engines

In determining the brake power is puts I, to ey short short his of incline elegar than the otherwise taling my that may manifely be received. neglected. It must not be furnition that bother will a unotine the required not so much for the sefe unthing of the tools my strike as in order to pull up or reduce sp . I and thus partent colled in with

loot or eart traffic

On gradients not exceeding 1 in 100 and with he in ne positived with a manned or automatic health would product to a unitered sofficient, and one-or, on pri le listing men that eacht he mb lit, in

order to avoid delay, be attached in war of that lathe I will ! Where steeper gradients than I in 100 ocur, sufficient in the power, 11 in each than have to be provided

cent of grow train weight recommended, on the "Union der Chemina de 1 er Allemanda," is quoted in the form of a table, and Mr C I. Hodon (Burector of Construction, Rail way Branch, P W D , India) has kindly furnished the writer with a

[&]quot; Ploog on "Brakes "-Lull de la Comm. Internal, du Cong des C'e nuns de Fer, vol viii., 1894

hat might be —	
Farth works.	£980
Bridges for public roads,	224
Accommodation bridges, etc.	230
Viaducts, etc.	352
Culverts, etc.,	. 113
Metalling of roads,	32
0 t	40
	1354
	216
mand and amanday	874
Stations,	242
Retaining walls, parapets, etc.	3
Contingencies,	340
Total cost per mile,	£5000

Earth works and land and buildings are costly items in this list

the most effective difference between standard and light railways. It certainly opens the way, as we reduce the speed, for securing the utmost economy in construction and working

In France, as we have seen, the regulation of the speed on light lines hes within the powers of the Prefect The Western of France,* German lines, Swedish State railways, Danish State light railways, and the Milan Northern of Italy average a working speed of from 22 to 25 miles an hour On the last named, it is reported that occasionally they work up to 40 miles an hour Some secondary lines in France work at 30 and 35 miles an hour. All these railways are satisfied that their ordinary working speed cannot be described as dangerous, although the Danish, German, and Italian lines referred to are not fenced, and the French lines are unfenced in the country On Belgian light railways the maximum speed appears to be 18? miles an hour in the country and 6 in towns and villages

In England 8 miles an hour is the maximum speed permitted on tramways, and 4 miles an hour over facing points, etc the Wisbech and Upwell line the gradients are very easy, but, with the view of keeping within the maximum speed permissible, the Westinghouse brake is made to act antomatically when the speed exceeds 10 miles an hour Reference is made to this brake in Chapter XV The maximum speed prescribed for light railways in the Regulation of Railways Act, 1868, was 25 miles an hour, and it

[&]quot; "Relaxation of Normal Requirements for Light Rulways "by P W Meil,-International Railwa J Congress Bulletin 1895

will allow this e at to 15 or less ding to the cir

cumstances of traffie At level-crossings, where no watchman is provided, on curves of less radius than 10 chains on gradients steeper than 1 in 50, and over facing points not interlocked, a speed of 10

miles an hour might be permitted-possibly less

On ordinary English railway, under the Regulation of Railways Act of 1889, all trains carrying passengers, and all vehicles of such trains, whether carrying passengers or not, must be provided with continuous automatic brakes Such an order would only be enforced on a bilt railway where exceptionally high speed was permitted, or very heavy gradients occurred. In India, for many years our pas on ger and mixed trains were worked with hand brakes on the engine (in addition to the steam brake) and in the brake vans, of which, on heavy trains, there would be two, manned by the first and second guards, or by a guard in the rear van and brakesman in the other On Belgian light railways continuous brakes are in some cases fitted on the locomotives, wagons, and coaches, in others, serow brakes are considered to be sufficient. The "Sociéto Generale des Chemins de For Leonomiques" of Trance are of opinion that, where the leads and gradients are such as render it necessary to employ two brakesmen, continuous brakes should be adopted, but that, in other cases, the screw brake is better on vehicles, and a steam brake-in addition to the screw brake-on engages *

In determining the brake power required, very short stretches of incline steeper than the otherwise ruling gradient may generally be neglected It must not be forgotten that brakes will somstimes be required not so much for the safe working of the train on gradients as in order to pull up or reduce speed and thus provent collision with

foot or cart traffic.

On gradients not exceeding 1 in 100 one vehicle in rear provided with a manned or automatic brake would probably be considered

in rear, to stop any portion of a train breaking away during the ascent of the heaviest gradient. On gradients of 1 in 40, and steeper, the

> ce power per gradients, by in the form

of a table, and Mr C & Hodson (Director of Construction, Rail way Branch, P W D . India) has kindly furnished the writer with a

^{*} Plocq on 'Brakes -Bull de la Comm Internat, du Cong des Clemins de Fer, vol viu , 1894

useful note on this subject, together with the table which embodies his results ---

- "1 The hrake power necessary for the safe working of steep inclines is required for two distinct functions, viz --
 - (a) To ensure efficient control of the train when descending the incline, i.e., to check excessive speed over it, and to enable the driver to stop the train altogether within a reasonable distance, when required
 - (b) To ensure that, in the event of the breaking of a coupling in the train when ascending the meline, sufficient brake power shall be at once applied, either automatically or by hand, to prevent the rear portion of the train running back down the incline.
- "2 Obviously a portion of the brakes required for the first function need not be either automatic or manned, but may be weighted or pinned down, if the gradients are tolerably uniform, or, if stoppages are permissible, at convenient places where the grades change. But for the second function none of the brakes can be pinned down, but all must be capible of immediate application when necessity arises, i.e., they must all be either manned or else arranged to act automatically.
 - "3 Let-
 - $\pm \frac{1}{1} = \pm i =$ the fraction representing the gradient, and let it be $\{+, \text{ if the gradient is ascending}, \text{ if the gradient is descending}\}$
 - 1 = r = the ratio of the resistance to motion on the level, at the given speed, to the gross weight of the train or portion thereof, under consideration
 - 1 F = f = the coefficient of friction due to the brake, ie, the ratio of the retardation due to a fully braked vehicle to the weight of the vehicle
 - \[
 \frac{1}{B} = b = \text{the ratio of the weight of the portion of the train (including engine and tender) which is braked to that of the whole train.
 \]
 - V =the speed in miles per hour, $v = \frac{22}{15}V$.
 - H = the "velocity head" in feet, due to speed of the train $= \frac{t^2}{2a} = \frac{V^2}{30}$, neglecting the rotative energy of the wheels,

- approx, including the rotative energy of the wheels

D = the distance within which the train may be brought to a stop

Then, generally,-

$$\begin{aligned} & \overset{\text{Il}}{\text{D}} = \overset{\text{I}}{\text{I}} + \frac{\text{I}}{\text{Bk}} \pm \overset{\text{I}}{\text{I}} \\ & -r + l f \pm i \end{aligned}$$

$$-r + l f \pm i$$

$$l = \frac{\overset{\text{II}}{\text{D}} - (r \pm i)}{l}$$

"4 In order to calculate the proportion of brake power necessary to fulfil the first function, it is necessary to decide on one or other of the two conditions for work on the level, viz -

(a) The distance in which a train moving at a given speed ought to be stopped

(b) The proportion of the weight of a train which if braked is considered to give sufficient control on the level, let this

The relation between these two is

$$\frac{\mathbf{H}}{\mathbf{D}} = r + b_0 f$$

on the level.

Substituting this in the equation for the grade -fer, presumably, the ratio $\frac{n}{D}$ (which expresses the relation between the speed and

the distance of stop) should be the same on the grade as on the level .- we have-

$$\begin{aligned} r + b_0 f &= r + bf - i \\ (b_1 - b_0)f &= i \\ b_1 &= b_0 + \frac{i}{f} \\ &= \frac{D}{f} + \frac{i}{f} \\ &= \left(\frac{H}{D} + i - r\right) \frac{1}{f} \end{aligned}$$

Of this, the quantity $\frac{1}{f}$ may if desired, consist of weighted or

pinned down brakes, leaving only $b_0 = \frac{\Pi}{D-r}$ to be applied automati cally or hy hand, when necessity anses

"5 The minimum of brake power necessary to fulfil the second function is that which will just counteract the force of gravity on the incline, t e —

$$0 < r + b_2 f + i$$

$$b < \frac{i - r}{f}$$

This proportion must, as stated above, consist entirely of either manned or automate brakes, and it must be maintained for every section of the train which is hely to break away from the leading engine, i.e., the weight of the leading engine must be excluded from it, though that of any engines pushing at the tear end of the train, when ascending the grade, may be included in it.

"6 In order to use the above formule, it is necessary to assume values for the constants r and f Of these, r may vary from 5 to 25 lbs per ton, and depends principally upon the style and condition of rolling stock and upon the proportion of the weight of the engine to that of the weight of the train. Its exact value is, however, of small importance on steep gradients, so, probably, r=0.003 is near enough for prantical purposes

good gear, it may be as high as 400 lbs per ton, but in slippery weather may be 100 lbs, or even less Rankine* gives f = 0.14, and probably this is near enough for ordinary conditions, provided the proportions resulting from it are not cut down too fine

- "8 The value of $\frac{H}{D}$ must also be fixed, and prohably may be taken
- as $=\frac{1}{42}$ for hight railways in England. This gives 50 yards for stopping at 10 miles an hour, 200 yards at 20 miles, and 450 yards at 30 miles an bour, which ought to be sufficient under usual conditions.
 - "9 Taking these data, the formulæ become-

$$\begin{split} \mathbf{D} &= \frac{3}{2} \mathbf{V} \\ b_0 &= \frac{\frac{1}{42} - \frac{1}{300}}{0.14} = 0.148 - \frac{1}{7} \text{ nearly} \\ b_1 &= 0.148 + \frac{\epsilon}{0.14} = \frac{2 + 100 \epsilon}{14} \\ b_2 &\geq \frac{\epsilon - 0.003}{0.14} = \frac{100 \epsilon}{14} \quad \text{nearly} \end{split}$$

* Rankine s Civil Engineering, 1894, art 110

"10 From these we get the following minimum proportion of brake power required for various grades

Gradient		b ₂ 100 2		$b_1 = \frac{2 + 100 \text{ i}}{14}$ of which a quantity $= b_2$ may be 1 inned down. This proportion includes the engine	
1 Cent Cent		All manned or automatic and evelusive of the leading engine			
Level	0	0	9 0000	1 -	0 143
1 in 200	0 ə	₽ .−	0 0337	-√g	179
1 12 105	10	74-	714	7 ² E ==	214
1 in 65 7	15	n-	1071	1-	250
1 m 50	20	j +-	1429	1 -	256
1 m 40	2 5	- 44	1728	Jr-	321
1 in 33 3	3 0	rir-	2143	44-	357
1 in 29 6	3 5	1 -	2500	11-	393
1 m °5	40	‡ -	2859	3-	428
1 in 22 6	4.5	₹,-	3914	12-	461
1 in 20	50	A-	3571	‡ -	500

[&]quot;11 Of course such formule must be used with due regard to vary ing circumstances They might easily be put in the form of a diagram "

There are several systems of working single line traffic, e q -Only one engine in steam, or two or more coupled together, on the line at the same time.

Train porter or guard pilot.

Train staff .

Train staff and ticket .

Electric tablet or staff .

Block telegraph (sometimes admitting a second train into a section under the "permissive block" system),

The Highland Railway system, no train being allowed to cross another or pass another otherwise than as prescribed in the time-table, except under telegraphed instructions from headquarters,

The line clear and caution message

The staff system gives rise to considerable trouble and delay, if there is a break down The electric staff or tablet is also expensive. requiring a separate wire and special instruments, besides the wire and instruments used for ordinary telegraph purposes

The line clear and caution message system is very common in India A telegraph wire from one station to another, and ordinary talking instruments at each station are used. After the signaller has ascer tained that the line between his station and the next is clear a lineclear certificate or permission to proceed to the next station is issued to the driver. On railways where caution messages are nermitted, it having been ascertained that the line is occupied only by a train running in advance, a caution certificate allowing the driver to follow on with caution after a certain interval, may be issued

the traffic economically on light railways. It is not usually permitted on standard railways, and only under certain conditions The engine, tender, and passenger vehicles must be provided with continuous brakes, the goods wagons must be placed behind the passenger vehicles, with one brake van for every 10 wagons, the mixed train must not conest of more than 25 vehicles of all descriptions, the maximum average speed between stations shall not exceed 25 miles an hour, and mixed trains must ston at all stations *

Gauge appears to have no necessary connection with economy in the consumption of fuel During the year 1896 the following was the consumption stated in terms of Gindth (Kurhurbaree) best steam

Standard Gauge	lbs per train mile	lbs per 1000 gross ton miles	
East Indian	60 93	165 59	
North Western,	41 89	132 97	
Oudh and Rohilkhund	39 66	128 43	
Eastern Bengal State,	48 01	155 56	
Uctre Gauge			
Bengal and North Western	28 40	133 88	
Rajputana Valwa,	35 42	169 23	
Southern Mahratts,	32 55	187 64	
Assam Bengal,	37 59	213 71	
Eastern Bengal, Dacca Section,	32 65	231 15	
Jodhpore Section,	27 83	148 45	
Bickaneer Section,	26 91	150 48	

^{*} Orders made by the Board of Trade under the Pegulation of Pailways Act, 1889

heavier, the expense is less because the coal is cheaper. Every one knows how rapidly the cost of coal increases with the distance it has to be brought from the mines the average cost of coal on the East Indian Railway is only Rs 191 per ton on the Bombay, Baroda, and Central India, on the North Western, and on the Madras rail ways it is more than Rs 15 and there is a corresponding difference in the working expen ex With a home supply of fuel, good traffic, efficient maintenance of way and rolling stock and favourable grades,

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Railways in England and Wales, Scotland, and Ireland, 2s 10d per train mile Easingwold Railway. ls 44d Southwold Railway. Indian standard gauge, 9 f d Indian metre gauge, ls 11d Indian special gauges, 1e 104d Caen to Dives and Luc sur Mer, France, 2 ft gauge, in 1895 ls 4d Cape Government railways, 3 ft 4s 3 3d 6 in gauge, in 1897,

The Indian standard gange railways include a considerable mileage of military, as distinguished from commercial lines

The average cost of hauling for one mile one passenger unit is as low as 0 69 pie or 0 057d on the East Indian Railway, and as much as 1 51 pie or 0 126d on the Indian Midland, that of haul ing I ton of goods is no more than I 63 pie or 0 136d on the East Indian, while it comes to 4 12 pies or 0 343d, on the Indian Vidland, both being standard gauge lines. The metre gauge figures vary even more widely the cost of hauling a ton of goods is generally higher,

pies or 4d

gross earnings of Indian lard gauge, 50 56 on the

metre, and 54 80 on the special gauges On all the railways in the United Kingdom it was 56, on the Scottad rudways separately it was 51, and on the Irish railways 55 Good management and bad statistics cometimes go together Few

and fully loaded trains will give a comparatively high figure of cost per train mile Putting on an extra train, for which there is a dis tinct demand in the interests of the public, will add to the cost per tou mile Statistics bised on train mileage-being a measure of necessary work done to satisfy public demands-are likely to be pre ferred in England Statistics based on ton mileage will be more favourable to the conditions prevailing in America or India most careful economy cannot procure a low percentage of working

expenses on receipts, if the traffic is poor and the lead is short Very great assistance and encouragement may be given to light railways by the great companies to which they contribute traffic. Junction facilities may be freely granted The carriage of material for revenue, as well as construction purposes, may be charged at home line rates The cost of additional works at junction stations should be f pos orne

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line should be carried out in the workshops of the main line at cost price The division of earnings may be in proportion to capital cost, if the main line works the branch When the light railway contri butes traffic which has a long lead on the main line, earnings should not merely be divided on a mileage basis, the branch bears more than its share of the working expenses in that case, and should be awarded profits in the same proportion

If a light line is constructed by the State or others and leased to a company, the terms of remuneration to the latter should be such as to make the company work the railway in the interests of the public, and by doing so increase its own profits. The formulæ proposed by French and Belgian experts have been discussed at some length in Chapters III and IV The terms on which a main line company offers to work a feeder light railway generally assume a much more simple form Thus, the North Western Railway of India has named certain branches which, if made, it would probably be able to work for about 55 per cent of the gross receipts

One important point in economical working must not be forgotten -the reduction of the station and train staff to a minimum Every official on a light railway should be ready to do anything that may reasonably be required of him The duties of the employes should be interchangeable. The economies thus effected on the Easingwold Railway have been described in detail. Others have been pointed out with reference to Contmental light railways Clerical work should be cut down as much as possible

CHAPTER XIV

LOCOMOTIVES AND ROLLING STOCK

CONTENTS —Electricity as a motive power—Various systems of applying it— Telpherage—Electrical traction on steep gradients—Flectrical traction in Eng

Dimensions of rolling stock—Four or say wheels counted that engines—Ad hesion tractive and harling power of locomothres—Goods stock—Passenger stock—Belgian light railways stock—December Schem Bengal State railway stock on three gauges Barsi light railway stock on

Electrical Traction -Our choice of motive power on light rail ways lies practically between steam and electricity. The claims of the latter deserve particular consideration when the service to be pro vided is a regular and frequent one of comparatively light trains cerrying passengers For an almost continuous traffic of this sort, with loads which vary little from the average, electricity is eminently suitable, demending no very great expenditure on generating plant and mains to begin with, and offering a fair prospect of economy in working, while every addition to such a service would, if steam were adopted, call for an increased number of locomotives, and an increased expenditure on fuel and other running requirements In tunnels the difficulties of ventilation would be largely minimised by electrical traction , and in the streets of towns-where the nore, smoke, dust and smell, due to the use of steam, are especially objectionableelectricity has obvious advantages Although, therefore, steam locomotives may long continue to be regarded as the most economical and practical movers of irregular and intermittent traffic of the usual kind in the open country, they have less opportunity of exhibiting their speed and power in the neighbourhood of ordinary street or road traffic, and more and more shall we see them displaced by electric motors on our underground rulways and the lines which serve our cities and suburbs.

The dynamo electric machine was known, first of all, as a means of producing electrical energy by an expenditure of mechanical work.

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When it was also recognised that its function could be reversed, and that it could act as a motor to perform mechanical work when supplied with energy in an electron form, its applicability to purposes of railway traction began to be determined. Electrical traction* may be applied in several forms—

I Storage batteries may be employed to drive the motor, the

batterics and motors being carried-

(a) in the car, which is to be preferred as more economical, if space is available, or—

(b) on a separato locomotive

II Various conductor systems are more commonly adopted—

(a) Ordinary rails may be used as conductors, but are unsuitable to urban lines where the rails he flush with the surface of the road,

(b) Nor is the use of a third insulated rail-laid in the centre of

the track-above ground suitable in such cases

(c) Overhead conductors—either the wire and trolley arrangement, or slotted tubes and contact carriages in the form of pistons sliding in the tubes—and for light railway purposes, the wire and trolley system is pre eminently suitable and economical

(d) Underground conductors in a slotted channel or conduit are

less suitable to street or road work, and are much more expensive

(e) Messrs Ayrton and Perry devised a system, by which the line was divided into short sections, each laving an exposed conductor it might be one of the rails—placed, as the train passed over it, in temporary contact with a well insulated conductor in a closed under ground channel by means of automatic electro-magnetic switches Leakage was thus reduced to a minimum.

Another method of electrical locomotion, known as "telpherage," was proposed by the late Prof Fleeming Jenkin, and developed by him in conjunction with Messra Ayrton and Perry It was intended for the slow carriage of goods in localities where the traffic was not enough to pay an ordinary railway, and has been tried in Japan and some of our own colonies. The lime itself is singular, consisting of a steel rod or cahle, suspended from brackets fixed to posts erected about 70 ft apart. This rod or cable is not only a carrier of trains, but a conductor of the motive power—electricity. If the "telpher" line

be carried at bigber speed. Genertrains are run slowly, but, if the

m an almost continuous stream

The train consists of a scries of buckets or ships, lung from a single
wheel or a pair of wheels, and they are spaced by wooden bars
The locomotive is formed by a small electric motor hanging below
the line, and connected by spur and chain gearing with a pair of
driving wheels. In general, the line is electrically divided into
sections of nearly the same length as that of a train. The train is
furnished with a continuous conductor from end to end, through

^{*} Encyclopedia Britannion, "Traction "

which it makes electric contact between the section in front and that behind, and the motor is included in the circuit of this conductor

The ea e and rapidity with which electrically moved ears can be stopped or started even on steep inclines-a cruel strain on horsesrender them singularly suitable for tramway purposes Their speed can be checked or graduated to meet any requirement or emergency Far steeper gradients can be faced on such lines than on other adhe sion railways, owing to the reduced dead weight of the motive apparatus, and the gain in tractive power where motor cars are used . so that in America* short gradients of 12 per cent are not unknown. while gradients of 8 per cent are common. The steep line from Florence to Fiesole, which may be known to the reader, is worked by motor-cars weighing 7 5 tons, with a tractive force of one fifth of this weight, or 1 J tons The locomotives of the City and South London Electrical Railway (which the writer had the privilege of visiting shortly after its being opened), in lianling-including their own weight -as much as 30 tons up a gradient of 1 in 14 with sharp curves, develop tractive energy equal to a coefficient of adhesion of one fourth, such as must be expected, observed Dr Preller, t from a good electrical locomotive, as compared with a coefficient of adhesion of only one-sixth or one seventh in the case of steam locomotives

It is very remarkable that this application of electricity has hitherto in England been almost entirely confined to such special and important works as the 'try and South London Railway, the Livrepool Overhead Railway, the Waterloo and City Railway, and the deep level lines which are now being carried under the crowded thorough fares of London

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can in parallel Two of the feeders are connected to the working conductors at Great Dover Street Station, 12,800 ft. distant. The other two are coupled in parallel to Stockwell and one is continued to the Oval, where it is connected to working conductor, 14,330 ft from the generator station. The cables counts of a stranded core of 61-14 B. W. G., insulated and sheathed with lead. They are carried along the tunnels on bracket supports. The working conductors consist of channel stell allo between the rait, and carried on glass insultors fixed to alternate sleepers. Fach locomotive is provided with three collectors. The return crutin is through the uninsulated raits. The

Men Proc Inst CE, vol exxv, "The Limiting Gradients on Adhesion Trainways," by I Denizet For Abs. † Vin Proc Inst CF, vol exxt, "Hopkinson on Electrical Railways," 14th Feb 1893

armatures of the motors are built directly upon the axles of the locomotives, while the magnets are supported partly on the axle and partly on the frame By thus adopting the principle of ilirect driving, the necessity of gear of any description is done away with, and the mechanism is, therefore, as simple as possible. There are two direct acting motors on each locomotive, each motor capable of developing 50 hp at 20 miles an hour

The locomotives for the Central London Underground Railway* are built by the General Electric Company at Schenectady, USA, in accordance with the specification of the British Thomson Houston Company The tunnels have a bore 11 ft 6 in in diameter. The lines are carefully graded for starting and stopping with the assistance of a series of comparatively steep descents and ascents from and into stations Trains of seven carriages will afford seating accommodation for 336 passengers, and weigh 105 tons loaded, exclusive of the loco-

Distance between wheel centres of

each truck Distance between two truck centres. No of wheels, all driving, Diameter of wheels,

Total wheel hase length of locomotive. height

Weight of each wheel. Total weight of locomotive, Maximum draw bar pull required at starting. Draw har pull running at 22 miles

per hour, Weight of each motor frame com

plete, with field coils in place, Weight of the armature complete,

with sleeve and conductor, Total weight of motor,

5 ft 8 in and 6 ft 14 ft 8 m and 14 ft 8

42 m 20 ft 4 in and 20 ft 20 ft 8 in and 28 ft

9 ft 44 in and 9 ft 84 in about 5 tons 24 tons

14,000 lbs

8 000 lbs

6.500 lhs

2,500 lbs 12 000 lbs

On the Liverpool Overhead Railway motor carriages are used, and Mr Greathead admitted that, if there was head room and the motors could be placed under the carriages, and if the trains were short, motor carriages were to be preferred, because the weight hauled was reduced and terminal shunting avoided On the City and South London, however, there was no room for the motors under the

^{*} Street Pathway Journal (International Edition) March 1998

carriages being sehicles in any provided

The economy of the motor-cir, as compared with haulage by a separate locomotive, may be illustrated by Mr W Baxter's analysis* of the weights in two given case. He takes a five cir train and gives the following fources.

5 passenger cars, Steam locomotive, 105 pas engers,	Tons 162 50 85 00 6 36	5 cirs, Fleetric motors, 105 passengers,	Tons 162 50 22 00 6 36
	253 86	•	190 86

In the latter case the weight of the motors is not more than 11.5 per cent, of the weight of the tram, while the weight of the whole tram is also reduced by 25 per cent, with a corresponding swing in driving power

country The use of accumulators, of the present types, has proved to be commercially a failure, owing to the high cost of maintenanco. while underground conductors, on the culvert and slot system, are rarely adopted, on account of the heavy expense-amounting to as much as £1500 to £2000 per mile-of their construction. Nor is the underground conduit generally accepted as a satisfactory solution of the question of electric traction in our streets, because of the width of the slot, although at Buda Pesth this is made as narrow as three quarters of an inch. A better solution, it has been suggested, is to be found in another example, that of an electric railway in Paris on the Claret Vuilleumier systemy of conveyance by underground conductors, which was brought forward when the accumulator system had been proved to be a failure. The current for the motors is collected by brushes fixed underneath the cars and pressing on a rail flush with the surface of the ground, the track serving as a return This rail is in sections, each a little shorter than a car, and each group of 18 sections is connected by rubber cables to an automatic apparatus called a "distributor," which is the feature of the system. The sections of each group are successively excited by the distributor as the car passes over them, those not covered by a car being insulated A spare distributor is carried by each car, and can be substituted for a faulty one in a few minutes To prevent horses from slipping, the conducting rail is made up of metallic blocks, eight feet apart,

^{*} Min Proc Inst CF, vol exxvi, "Electric Transportation," by W Baxter, jun For Abs, 1896
† Min Proc Inst CF, vol exxvi, "Electric Transway in Paris" by Ch Jacquin for Abs, 1896

embedded and insulated in bitumen, and connected in pairs by a cable below the surface Each collector, therefore, which is formed of an iron band pressed down by spring, must be more than eight feet long Public lighting by arc lamps, along the city portion of their line, is also carried out by the tramway company This method of picking up the current from a series of contacts placed in the surface of the road is not altogether free from chanco of accident, for last year * two hores were killed by treading on one of the blocks, which somehow remained electrically "alive" after the passage of the car, but it appears to be less expensive than the culvert and slot conductor and more suitable for electrical lines in crowded thoroughfares

In the Belt line tunnel, Baltimoro, USA -where electric locomo tives are, for facilitating ventilation, employed to baul the trains, steam locomotives included—the current is conveyed to the motors by an overhead line 17 to 22 ft above rail level The conductor consists of an iron trough formed of two Z bars and a cover plate, there being a slot one inch wide between the bars to admit of a brass shoe travel

> tors icht

driving wheels, and weigh 95 tons each

That, however, is a special illustration of electrical traction being applied in the tunnel of a great railway. It is to the overhead wire, so successfully and universally adopted in America, that we must look for a sufficiently economical method of applying electric power to light railways The almost universal system in the States is that of a motor car from which a trolley wheel is projected to run along the under side of a suspended wire which receives its current

from a generator station

We have heard a great deal about unsightly poles and wires, but there seems to be no reason why they should be hideous, and it is difficult to discover any reasonable objection to their erection in our broader suburban streets, on our district roads or in the open country Of this type we had, until recently, but two examples in England, the Leeds and the South Staffordshire Tramways, but already there are signs of progress in this direction, and a proposal has lately been put forward to connect the tramways of Leeds and Bradford by a light railway, the cars to be propelled by electricity, and the trolley arrangement with overhead wires to be adopted It has been far otherwise in America In the United States there were 5851 motorcars and 3532 miles of electrically worked lines in 1892, 40,000 motor-cars and 10 363 miles of line in 1896, and the mileage of such lines must now be much more than 15 000, a great number of them being what would be called in England light railways, running from point to point, and sometimes on public roads

* Saturday Per etc 29th May 1897, "The Process of Flectric Traction," by Silvanus P Thom; son

There are many reasons for this extroninary development of electrical trainways in America, while horse tration here so per setently survived in Figlan! A bus or cub can pull up for us close to the kerbistone, our streets, paved with wood or aspirit offer hittle more revisiones to the horses that draw our cabs and hisses than would rule, while they are generally too narrow or too crowded to admit of even a privil occupation of a fixed track by a certuin close of vehicles, for the conditions of our street truthe demand tho free movement within a limited space of innumerable units among one another. In the United States on the other hand, the real surface is not favourable to the use of buses or cubs and carts and private buggies run mo t easily within the train track, the inhabitants of the either are essentially a car inding people and the train lines are frequently laid down as a matter of pioneer speculition, and the street is a related out and built to accommodate them.

Attention has already been drawn to the ease and eclerity with which electric cars can be started or stopped, and their speed in ereased or decreased as emergenees may require, and to their remarkable suitability to a traffic which entails a uniform and con tinuous service with frequent halts Thus on the Nantasket Beach line* the electric motor cars are able to make a run of 10 6 miles with sixteen stops in twenty six minutes, to do so with such regularity that they connect with boats arriving at intervals of half an hour and frequently to make way for regular steam trains on the main line of the Plymouth Division When we consider that this leaves but four minutes at the terminus for unloading running round the trail car. and loading and wonder how such a constant and punctual service can be maintained we are told that the reason why electricity can do this and steam cannot is found in the tremendous accelerating power of properly designed electric motors with rotary motion as compared with the reciprocal motion of ordinary locomotives

It is to this propulson by a continuous and uniform rotary more ment, instead of the alternative movement of two pistons, that the smooth yet swift motion of the start effected by the Heilmann electron locomotive on the Western Railway of Iranes is attributed. On a trial trip it attain of twelto carrages, weighing 150 tons, was hauled 37 miles at a speed of 18 miles an hour. It is stated that far lingler speeds than this will ultimately be attained. The correspondent of 17 e 1 inne. Who was present at the trial was especially struck by the steady gliding movement of the start, in such marked contrast with the jerking on Iraneh railways. It reminded him of the Enghalt train which are under way before the motion is felt. The

^{*} The Bulwa jand E queering Per en Nov 6 189" + Herapatl s I adva j Journal Nov 19 189

frequent trains for passenger traffic is regarded with growing favour, the economy of motor freight cars is not so obvious, although every

heavy goods trains * a single steam locomotive of large power would be more economical than electrical traction. In the latter case, the irregular distribution would demand a large capacity for the mains and for the generating stations if several were provided, while if only one station work

not be augmente

increased Gene

traffic steam is to be preferred

To other motive power it is scarcely necessary to allude A horse may haul as little as 11 tons on an ordinary road, or as much as 9 tons on rails, but in the case of the latter the road would have to be made up between the rails, so that the use of horses would generally bo a merod

largely adopted in the United States for ordinary street tramways,

here ,

convenienc secured by railway, as

will be branch d other lines Descriptions and illustrations of the special locomotives and

of building separate stock, upon the standard or any other gauge The quantity of each kind of rolling stock required will depend upon the description and amount of traffic-minerals, general mer chandise live stock passengers, etc —to be dealt with, upon the service of trains, and upon their composition —In addition to engines actually running, we shall have some washing out, etc, in the engine shed and others in the repairing shops Of the latter, of course, there will be few at first, but, in course of time, we may have as

* Min Proc I st CE vol exxy The Substitution of Electricity for Steam in Railway Practice by Louis Duncan For Abs

Belgian Light Railwaya,	2 0 2 3 3 5 5 6 5 6 5 6 5 6 5 6 6 5 6 6 6 6 6
Rajputana Malwa (metre gauge) Pailway, India	1,784 441 1,310 1,412 0,724 0,724 1,403 1,1,022 1,1,022 1,1,022 1,1,022
Dacca Section (metre gauge), Pastern Bengul State Railway India	86 07 025 0250 0 250 0 730 183 0 077 183 0 077 183 0 178 197 115
Jodhpore Fickaneer (metre gauge) Radway, India	361 17 10 00 232 00 18 19 19 19 19 19 19 19 19 19 19 19 19 19
Light Hallway sauthorised under the Tramways (Ireland) Acts, 1860 to 1833	230 127 127 133 0 553 2 033
All Pailways in England and Wales, Scotland, and Ireland.	21 277 18 9°6 18 9°6 18 9°8 633,771 2 772 2) 787 2,787
Details	Number of mules of line of an in 1896 Total number of bonomies 1. I sevenger relateds 1. I sevenger related 1. I sevenger sevenger 1. I sevenger sevenger 1. I sevenger related of have of an male for sevenger 1. I sevenger related of have of an male for sevenger 1. I sevenger related of have of an male for sevenger 1. I sevenger related of the sevenger related of have of an male for sevenger 1. I sevenger related of the seveng

* Cal plated on 1944 miles, including the Pulangur Beest, the Gackwars Mehistan and the Ooleypore Chitor raphus;

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many as one third of our total number out of running or even 25 per cent in shed In regard have to deal with a frequent

stock, and prompt unloading, reloading, and return of wagons, our stock will be less tied up and more fully utilised than if the traffic demands not more than one or two goods or mixed trains in each direction daily on a short line our traffic be mainly mineral we shall have to be prepared with a considerable tonnage of special stock to carry such freight at low rates, for mixed goods of a higher class we shall have to provide a smaller

safe to base our estimate upon an average demand, for we may have to deal with much heavier trathe at certain season -on market days, during fairs, etc -end such an unequal distribution of service will obligo us to consider the maximum rather than the average Whero so many factors determine our requirements, it is useless to attempt to measurs them in terms of one, but-as was observed in the chapter on Belgian Light Railweys-we ere not surprised to find that the gross earnings and the cost per mile of rolling stock in the case of any railways which edmit of comparison follow the same order. Thus, in the table on page 237 it will be noticed that the gross earnings por mile per week heing Rs 68 Rs 115 and Rs 218, the total cost of rolling stock per mile has been Rs.2732, Rs 8781, and Rs 12,022, on the Jodhpore Bickaneer on the Dacca section of the Eastern Bangal State Railway, and on the Rajputana Melwa Railway respectively The quantity of rolling stock on the Belgien Light Railways depends less upon the demands of a considerable traffic than upon the re stricted use of the stock upon a system of short sections. The conditions of traffic, however vary so much and the total effect of each of the different factors is so difficult to determine, that no useful rule or formula can be deduced from such figures, and the problem remains to be solved separately for any proposed line from a careful considera tion of the probable traffic to be accommodated

and more to build their own stock but in many cases is may be desirable for traders and agriculturists to place their own trucks and wagons upon the light railway

For purposes of comparison the following table, containing a few of the standard dimensions and weights for rolling stock in India, may be useful -

Recommended for all except unimportant branches

д

A. Absolute for any rullway for all new works

STANDARD DIMENSIONS FOR LOCUMENTARY AND LOCAL OF STANDARD STANDARD DIMENSIONS FOR LOCUMENTS AND LOCAL DESCRIPTIONS OF STANDARD DIMENSIONS	LOCOVOL	UVA CAN	TMATT	1000			
		திரு பெ தோஜ	gange	Metra gune	žmř.	3քե 610 դորբը 3քե դոսե	յն Էրակ
		4	п	۷	=		
Maximum width of stock over all	# #	10 6	10 6	9	8 6	17.	0 4
Maximum height above rail fere! Minimum width of test rer passen.er	anclies.	13 6 193	2	0 II	11 0	10 01	161
Minimum floor ayea er assettiger	#	S. C.	50.0	3.5	e,	32	677
Maximum rigid wheel base for passenger vehicles		143		12	25	77	2
Maximum rigid wheel base for goods vencies (Maximum weight on a pair of wheels for locomotives	tons	2 12 1		30.	2 * 1	و -	Ð
Maximum weight on a pair of wheels for goods stock		1	2		-	*	_
stook	:	6	6.	43		_	
tank enginee	:	7	-	15 61	2+2		
engine and for its tender separately	:	es	-7	7 00	00 ?		
Mannath as the late of the other butters for the contract of t	:	1 875	1 875	1 3 13	1 333		
Marmen Argent for together our buffers for	:	1 625	1 625	133	1 125		
goods stock Maximum total gross weight for tank engine	::	1 290	1 200	0 800	0 800		
Value of the control			36		46		
or wagon wheels	#	2 2	3.7	E1	63		

240

The figures are given for the 5 ft 6 m, the metre, and special (2 ft 6 in and 2 ft) gauges. Three times the gauge may be regarded as the maximum width of stock over all, and this is permitted in the case of the 2 ft 6 in and 2 ft gauges If the weight in lbs per yard of rail were equal to six times the greatest load on a pair of wheels, we ought to have a 90 lb rail on the 5 ft 6 in gauge a 48 lb on the metre, and a 36 lb rail on the special gauges, but, in each case, if we reduce the axle load or reduce the speed, we may use a lighter rail For example, our 62 lb rails, which still carry ordinary trains on the 5 ft 6 in gauge at normal speed, are amply strong for light railways on the same gauge after years of service in the main line, and we may place upon them trains of ordinary goods and coach ing vehicles from the main line, hauled by the lighter locomotives, at speeds of 15 to 20 miles an hour

5 ft 6 m and metre gauges -

INDIAN RAILWAYS

Standard Designs of Rolling Stock, approved by the Committee of Locomotive and Carriage Superintendents

	5 6	Metre
Cosching Stock.— Figured width over sunshade board Width outside body Height inside, Height from rail to top of lamp cover, Wheels diameter of (as scaled) Height to Fuffer centres Length of under frames (bogue)	10 6" 9 0 7 9" { 13 3 3 7' 3 7! 27 0	8 6 7 9 not less than 7 0 11 0 9 3 1 11 19 4 40 0
Goods Stock— Width outside angle irons inside sheeting Height Inside Height from rail to top of roof Width outside sheeting Wieels of ameter of body of	9 477 9 0 7 1037 12 0	7 0 7 0 2 0

Compare English passenger carriages which may be 7 ft 611 wide inside and \terican cars 9 ft or more both on the 4 ft 84 in gauge

On light railways of short length, tank engines, carrying their own coal and water, will enable us to do without separate tenders Unless the haulage is heavy enough to require the coupling of six wheels, and more especially if the curves are so sharp as to make it necessary to limit the length of rigid wheel base as much as possible, a four wheels-coupled engine will be best, with a leading bogie or one free radial axle to steady it, and prevent that galloping action which shorthased four wheeled vehicles, running at fair speed, inflict upon the track and the passencers. If the light railway runs on a high road or through the streets of a town, it may he necessary to case it in, so that the working parts may be covered and fire concealed from yiew It is often convenient to be able to work the engine from either end -the driver standing upon whichever platform happens to be in front-and the driver should not only be able to move freely from one part of his engine to another but foot boards and hand rails should he provided on every vehicle, so that there may be easy communication between the driver end of the train to the other

to enter into details regarding the design of locomotives to suit many and varying

resistance—in pounds per ton of train—equal to - if be the rate of gradient. The resistance is also considerably increased by head winds, side winds, curves, or roughness of road, in the case of curves, it will be affected by the length of wheel hase

The adhesive force of locomotives per ton of load on the driving wheels, and on all wheels coupled to the driving wheels, is estimated at 450 lbs in ordinary English weather, it may he as high as 600 lbs on very dry rails, or as low as 200 lbs in frosty weather

If D = diameter of cylinder in inches,

P = mean pressure of steam in cylinders in lbs per sq in . I. = length of stroke in inches.

W = diameter of driving which in makes,

T = tractive power on rails in lbs,

the following formula is given by Molesworth* to determine the tractive force -

$$T = \frac{D^TPL}{W}$$

If R^g = resistance due to gravity on the steepest gradient in lbs.

R'=resistance due to assumed velocity of train in lbs per ton.

T = tractive power of engine in lbs as found above,

W = weight of engine and tender in tons.

L = load the engine can take in tons, including the weight of the wagons, but not that of engine and tender,

we have the following formula for finding the load which an engine will take on a given incline —

$$L = \frac{T}{R^g + R^r} - W$$

If S =square feet of heating surface, and V =velocity in miles per hour, then T, the tractive force in lbs that may be developed in a

locomotive = $374 \frac{S}{V}$.

If D=diameter of cylinder in inches, the length of stroke may be about 41D, and be about 60D by the formula

the area of fire-grate = 013H

The quotation of these formule will, at any rate, give the ordinary reader some idea of the relative effect of the various dimensions which are given when describing locomotives. It is obynous, for example, that—if we are satisfied with low speeds—we may increase the tractive power by decreasing the diameter of the draining wheels, that, if we increase the tractive power by increasing the diameter of the ordinary expensions and the length of the stroke, we must also increase the heating surface and the length of the stroke, we must also increase the heating surface and the area of the fire grate, and that we can baul heavier loads at low speeds.

If the adoption of a naturwer gauge deprives us of the use of the main line stock and forces us to build our own goods wagons, we shall probably find four wheel wagons most economical for a mixed traffic of comparatively small consignments. A low ratio of dead to paying load and a maximum capacity of wagon space are important in a few staple commodities in

should consist of as few types as

have no orakes when the total to go the train is in motion, except those no the engine and van, and the concentration of stopping power in the latter adds considerably to the non paying load to be hauted. The question of adoptingsome arrangement by which hand brakes on the loaded relucies may be operated by the guard deserves consideration. In India, and in tropical climates generally, the good stock should be nf iron, not wood

With passenger vehicles through communication from one end of the train to the other may be secured by a central longitudinal aisle dividing the transverse or longitudinal seats with foot plates covering the buffers and couplings, or else by foot boards and hand rails on the We may arrange the seats transversely, if pre outside of the cars ferred, but it will not be necessary, as in ordinary carriages, to carry cross partitions right up to the roof Indeed, the carriage may also, in a fine chimate, be open at the sides, with awnings or tarpauling which may he let down as a protection against sun or rain the sides are closed in, and a longitudinal aisle is provided, the ends and intermediate partitions should have sliding doors, and a ver andah and steps at each end of the carrage, so that passengers may conveniently enter and alight. Both these types are adopted in India and on light railways on the Continent The passenger stock can be more fully and economically ntilised if accommodation is restricted to only one, or, at the most, two classes of passengers The provision of three classes of compartments and of special smoking compartments of all three classes, and the reservation of compartments for ladies only, make it impossible to fill the carriages on the main lines uniformly, and increases the amount of dead weight hauled If old main line stock is available, we may he able to adapt it to light-railway purposes by removing the partitions, closing the side doors, and adding end doors opening on to end platforms and verandalis It appears to be usual on the Continent to allow the latter to be occupied by passengers as standing places The Western Railway of France has started "tram trains," consisting of two ayled vehicles containing 75 passengers and luggage, on light lines forming part of its system, and four wheeled cars of this kind with short wheel hases may very well he used where the speeds are low.

The rolling stock in use on Belgian Light Railways has been birefly referred to in Chapter III, and the quantity and cost of different types have been given. The engines manufactured by the Société St. Leonard at Liége for these metre gauge lines* are, as preriously stated, outside cylinder are wheels coupled engines, with frames outside the wheels to reduce the sade sway. As the engine has so short a total wheel base—over leading, entire, and trailing wheels—are 5 ft 10g m, the end overhang is considerable. The engine is cased in, as it is advisable to cover up the fire and working parts of locomotives plying on ordinary reads. The main connecting roles are very long, as they are directly coupled to the crank pins of the rear ark on Ilell's system,

overhang of the crank purs by

wheels The centre of gravit

buted as uniformly as possible over the coupled axles by means of compensation levers

The grate is built for burning coal-dust briquettes The builer is fed by Giffard injectors from water tanks

on both sides. The price of the change as stated to be about 11 32d per pound of weight. The following are the principal dimensions

hound of weight Tue following at a rue	principal dimensions
Diameter of cylinders,	11 m.
Stroke of pistons,	1 ft 2½ m
Diameter of wheels,	2 ft 8¾ m.
Wheel base,	5 ft 107 m
Length of fire box,	3 ft 415 in
Width of fire box at top,	3 ft 03 in.
Width of fire box at bottom,	2 ft, 3 1 in
Height of fire box in front,	3 ft 715 m
Height of fire box at end.	3 ft 1 in.
Diameter of harrel	3 ft 41% in
Total length of boiler,	10 ft 45 in
Length of tubes between tube plates,	oft 24 m.
Diameter of tubes,	12 in. to 1 in
Number of tubes,	160
Grate surface,	79 sq ft.
Heating surface of fire box,	44 65 sq ft
Heating surface of tubes, maide,	299 12 sq ft.
Total heating surface,	343 78 sq ft
Capacity of water tanks,	444 4 gallons
Capacity of coal bunkers,	1100 lbs.
π 1 2	15 tons, French
	181 tons, French
	10 atmospheres
Theoretical tractive power,	7700 lbs
Effective tractive power at 60 per cent.	4620 lbs
Total length of engine to end of buffers,	
Outside width,	8 ft 03 m
Height from rail surface to lon of chimnen	0 ft 11 7. m

Height from rail surface to top of chimney, 9 ft 11,5 in

Engines of similar type are also constructed by the Sociéte Métal which supplies most of the vehicles of 23 ft 10.5 in and an outside 74 m. The second-class cars have

plain boarded cross-benches to seat twenty four inside, and afford standing room for sixteen more passengers on the two platforms. In the first-class the seats are cushioned, and in some compartments are arranged longitudinally on one side of the aisle, so that they may also he used as couches Both classes of cars have a longitudinal aisle (leaving seats for two on the transverse benches on one side, and for one on the other) and iron flaps covering the buffers and couplings, so that the conductor can pass from end to end of the train. Some of the cars are open at the sides, in which case end platforms are not provided. All the cars are four wheeled, with a wheel base of 7 ft 10,7 in Other dimensions and the cost have already been mentioned in Chapter III.

The same writer in The Engineer-observing in the first place

that the arrangement of two or more coupled axies, and a costly morable boge with two free axies either in front or the tail of the engine, is not altogether satisfactory on light railways, where tractive power is so much more important than speed, because the bogie absorbs so much of the weight of the engine, and, secondly, that locomotives fitted with one radial axis are not completely successful in adapting themselves to share curves, because they do not readily return to their normal position—draws attention to the system patented by fivanes & Co of Munich for forming the bogie out of one of the coupled axies, and of one free axis only. In spite of their comparative lightness, these locomotives are said to take sharp curves steadily and easily without sheking speed, and to be largely used on man, secondary, and light railways

Reference has been made in Chapter IV to the rolling stock in use on a French light railway—from Caen to Dives and Luc sur Mer—constructed and equipped by the well known Decauville Company This line is a portable railway on the 2 ft gauge, and is an interest ing example of the capacity of such stock. All the passenger and most of the goods vehicles are mounted on bogue. A third class carriage, weighing 3½ tons, will carry fifty six passengers. A bogie wagon, weighing 3½ tons, will carry fifty six passengers.

Full descriptions, giving

illustrations of rolling stor

6 in , 2 ft , and narrower gauges, will be found in the lists of the Decauville Company and of Messrs John Towler & Co

Having briefly reviewed the metre gauge rolling stock on Belgian Light Railways, and the 2 ft rolling stock on a French "Decauville" line, reference is to be made to Chapter VV for a descrip

physical difficulties in one part of the country and the other do not greatly differ, but, as the system is divided into sections by wide and shifting rivers which compel transhipment in any case, the principal objection to a change of gauge must in any case be reckoned with and narrower gauges have been adopted where the traffic did not require lines of water gauge and greater capacity. The design of

comparison of the differences which follow the adoption of one gauge or another under normal conditions

The locomotives illustrated in fig 4 on page 246 and in Plate V are the D class four wheels coupled engine on the 5 ft, 6 in gauge, the T class six wheels coupled engine on the metre gauge, and the

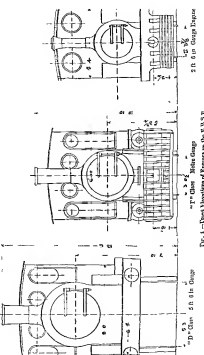


Fig. 4 -Front Llevations of Engines on the E B S R.

four wheels-coupled tank engine on the 2 ft 6 in gauge. In addition to the details on the diagrams, the following dimensions may be quoted —

		5 ft 6 in	Metre	2 ft 6 m
Cylinders, dismeter,	1n	18	14	81
, Stroke,	ın	26	20	12
Heating surface, tubes	sq ft	1157 61	590	210
" " Fire box,		104 49	59	29
,, ,, Total,	,	1282 10	649	239
Fire grate area	,	22 04	12	5 18
Capacity, coal,	cub ft	235	120	20
,, water,	gallons	2500	1000	400

a the 5ft 6m gauge seats 60, 6m gauge 32 passengers f the wagons (Plate VI) are

ss follows —

		ő ft 6 in	Metre	2 ft 6 10
		T ent qr	T cwt qr	T cwt qr
	Tare,	800	4 17 0	3 9 0
Covered goods wagon	Load,	16 0 0	930	3 13 1
	(Tare,	6 14 0	2 18 0	2 3 0
Low sided wagon	Load	11 6 0	5 19 0	4 19 3
		e ft.	e fi,	c ft.
Covered goods wago	n, tub capacity,	1300 60	870 50	583 28
Low sided wagon,	,, ,,	327 25	133 18	118 59

A brief description may now be given of the rolling-stock specially designed and constructed for the 2 ft 6 in gauge Barsi Light Railway in India

Thanks to the courtesy of Messrs Kitson & Co, Leeds, and of the Leeds Forge Co, the writer was able to inspect the Barsi Light Railway stock exhibited at Newlay in October 1896, and the diagrams are here shown (Pite VII) by permission of the consulting engines, Mr Everard R Calthrop, who has had valuable experience of Indian requirements, and whose name is well known in connection with the light railway question generally

In the year 1870, the Government of Bombay constructed a road—with earth works, cuttings, and bridges—from Barat Road Station, on the Great Indian Peninsular Railway, to Barat, a distance of 22 miles

The bridges were supposed to be built of sufficient strength to carry been

Tone Curt

d in

of State a concession to construct a light railway on the road (to Bara, and since beyond), and this stock has been designed and con structed for it

A rail weighing 35 lbs per yard has been adopted, and the maximum axle load fixed at 5 tons Mr Calthrop gives the following details of train loads —

	10118	Own
Max weight of engine in working order,	29	8
Train load on gradient of I in 100	260	0
Actual tare weight of wagon,	4	2
Max load limit per wagon,	15	8
Max weight of goods hauled,	190	16, or 73% of train. 4, or 27% of train
Min dead weight of train	69	4, or 27% of trun
Composition of train,	12	wagons and 1 brake

Mr Calthrop lays great stress on "the necessity of uniformity of xile loads for engines, carriages, and wagons on light railways of narrow gauge, when the prime object is the reduction of the weight and cost of the track to the lowest possible figure compatible with economy."

been desig load of 5 per yard miles per l are as follows —

The locomotives (Plate VII fig. 2) are tanh engunes of the "on solidation" type, having 8 coupled wheels, 2 ft 6 in in diameter, bearing 194 tons on a coupled wheel base of only 8 ft 3 m, and a trailing bogie. All the wheels, coupled and trailing, are steam braked. The total weight of the engine, fully loaded up, in working order, is

29 tons 8 cwt The valve gear is of the Walschert type The engine has an extended smoke box. The following dotails may be quoted -

Capacity { Water, Fuel,	800 gallons. 80 c ft
Cylinders, diameter	13 inches
, stroke,	18 inches
Heating surface, tubes	484 sq ft
" " Fire bo	
", , Total,	528 sq ft
Fire grate area, Tubes, 110,	8∦ sq ft 1¼ in diam outs

The haulage power of this locomotive was calculated on a basis of a train load, exclusive of engine, of 151 tons taken up a gradient of 1 m 57, at 1036 tons on the level and straight and at 276 tons on the proposed ruling gradient of 1 in 100 on a curve of 600 ft radius As a matter of actual performance at Newlay the engine hauled 190 tons up the gradient of 1 in 57, so that the theoretical figures have

been favourably under estimated

For purposes of comparison it may be mentioned that the Cooch Behar State Railway locomotives, on the same gauge, have a grate area of 5 18 sq ft, and cylinders 84 in diam, by 12 in stroke, carry 400 gallons of water and 20 c ft of fuel (about half a ton of coal for example), have six wheels coupled on a base of 8 ft 6 in , and were required to haul only 275 tons on the level The axlo loads on the coupled wheels amount to 13 tons 4 cwts 3 grs on a wheel base of 8 ft 6 m, as compared with 19 tons 15 cwts on a wheel base of only 8 ft 3 in on the Barsi Light Railway The Cooch Behar State and lighter rails and bridges, the

per vard

power with a uniform axle load of a tons has occur one manny motive in the design of the Barsi engines It is scarcely correct to say that this has saved the weight of the rail, for that does not depend only on the maximum axle load on my one pair of wheels, and it has been accomplished by the concen rase, which has made it

been to combine the

maximum carrying capacity with the minimum tare weight. Of the

our locomotive superintendents in India now generally recogniseidentity and interchangeability of parts and uniformity in dimen

sions, wherever possible, are regarded as essential. The following details are common to the three hinds of goods stock

is are common to the three kinds of goods stock	_		
· ·	Γt	In	
Length over head stocks,	25	0	
Width,	7	0	
Length over buffers.	28	3	
T .	16	8	
	4	3	
	no to	ma	

All three sorts of wagons are of the bogie type, and hult through out of Fox s pressed steel The makers claim that, although wagon £6 5s per ton, as against

by about 15 per cent on onsist of fewer separate

pieces, and they require fower knees and less triveling, they suffer, therefore, less from wintation and corrosion, and accordingly last longer. On the other hand, it appears to the writer that repairs and renewals of parts can be more easily effected on hull-tup frames. Of the two types of hogies the non bolister type would seem to he quite good enough for 2 ft 6 m gauge stock, its weight is made up as follows—

Weigh	,,	hogie, wheels and axles, brake,	Cut 8 12 1	Qrs 3 2 0	0 0 10	
					7.0	

The swing bolster type weighs, with brakework as above, 25 cwts 2 qrs 10 lbs. The wheels have a dameter, on their tread, of 1 ft 11 in. The high sided wagon has a capacity of 1000 c ft. All are fitted with a hand brake which can be applied to read to the consideration of the vehicle, the brake is applied to one bogse only. The length of the composite passenger car (Plate VII fig. 6) is 43 ft.

3 m over buffers, and 40 ft over head stocks The distance between centres of boges, vs. 28 ft. The boges and under frames are pressed stell. The body of the ear was rande by the Luncaster Reil way Carrage and Wagon Company, vs. 40 ft. 6 m long, and 7 ft. 6 m wade over the sunshades, with a clear width of 6 ft. 2 m made, and is divided into luggage and brake compartment, an upper class compartment with sleeping beths and lavatory, and a lower class compartment with transverse seats. The end platform and centre writer sea carrages.

s required, such as and on the Con

thent Sunshades are absolutely necessary in a country like India. There is a brake on each bogge, one worked directly by the hand wheel in the compartment, the other indirectly, but with equal effect,

through a pull bir connection. The over lang is such that, on the 2 ft 6 in gauge, we have here coaching stock 6 ft 8 in wide over pillars, as compared with a width of 5 ft 0 in on the standard 4 ft 8 m gauge, the height, too is imple, being 10 ft from rail level at the centre, and 9 ft at the stales. A flexible buffer coupling has been adopted, permitting a radial movement through an angle of 36 degrees, so that the stock can be admitted to sidings on curves with the maximum radius of 150 feet.

The line at the Newlay Exhibition of Barsi Light Railway stock in October 1896 was laid with 30 and 35 lb Vignoles rails on steel sleepers, supplied by the Moss Bay Hæmatite Steel and Iron Co. Workington A diagram of the trial train is shown in Plate VII The wagons and cars took the 150 ft radius curves without difficulty, while the engine was able to manage curves of 250 ft radius nominally, but in places much sharper, measurements made by the writer indicating radii of 190 and 210 ft at two points chosen at random. An actual load of 190 tons * was taken up a gradient of 1 in 57 There is no doubt, therefore, that the engine can work the train load of 260 tons on the ruling gradient of the Barsi Light Railway as required, a load which would, on a passenger train, pro vide accommodation for 30 upper class and 736 lower class passengers, while, with 12 goods wagons and a brake van, its capacity would be equal to 1907 tons of goods and 38 passengers. Mr Calthrop men tions this in support of his contention that the 2 ft 6 in gauge "possesses the greatest carrying capacity per cent of capital cost"

In actual use in India, the usual train load is one lower-class carriage and one composite brake, with nine loaded goods wagon,

making up a gross load of about 210 tons

	Ra	£
Engine	32 160	2010
Saloon car,	19,420	1214
Composite brake van,	17,480	1092
Lower class car,	15 390	961
Low sided wagon	2 010	127
High sided wagon,	2 600	168
Covered goods wagon,	2,610	165

^{*} Engineering October 30, 1496

252 LIGHT RAILWAYS AT HOMF AND ABROAD

The cost of this 2 ft 6 in gauge locomotive, therefore, is greater than that of an ordinary F class metre gauge engine. Its tractive power is about the same. Its wheels are smaller, and it has a greater ratio of length of stroke to diameter of wheel, and is only suited therefore to run at a much lower speed. It brings nearly as much adhesion weight on a shorter wheel base, 193 tons on 8 ft 3 m, and the view being so close together a heavier load on each eleeper.











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The line is laid mainly on one side of the public road, and parallel to the canal, which it crosses three times

From the Wisbech home signal the track changes to a 50 lb flat footed steel rail (Plate VIII fig 1) resting on a flat cast iron chair or bearing plate, through which it is fastened to a transverse sleeper of creosoted pine, measuring 9 ft by 10 in by 5 in , by means of a compressed oak trenail and a wrought-iron dog spike. The sleepers are spaced 3 ft apart, centre to centre, and packed in gravel ballast. To the Vignoles rail a light 34 lh wrought iron guard rail is fastened by ? inch wrought iron bolts passing through cast iron distance pieces-leaving a clearance of 14 inch-at intervals of 18 inches This arrangement was adopted as a substitute for the ordinary tram rail Like the latter, it would permit the track to be paved with granite setts - as was then intended - in the four foot as well as outside the rails, but it differed from the tram 1ail in that it could carry railway stock running entirely on the tread, and not on the flange of the wheel So much less objectionable, however, did the line look, when actually laid, than the road authorities had expected -so much more formidable are working drawings, especially sections, than the top view of the finished track-that the railway company was not called upon to incur the expense of paving except at level crossings, as where, for example, the tramway curves across a public road just as it emerges from Wisbech Station. The road authori ties were lement, and not only the cost of paving or consolidating the road up to the same level as the rest, and so maintaining it, could be saved in such a case, but also the guard rail, distance pieces, and bolts, which are obviously superfluous. The quantities and weights of materials are given in the statement on page 257.

In regard to points and crossings, it may be observed that the switch and stock rail are fastened by means of a bolt passing through them, a cotter, and a padlock, the key of the latter heing in charge of

the goods porter at the stopping place As is usual on tramways, the trains on this line stop to pick up e wayside, but at each of

oned sidings and a goods

of accommodating goods traffic A goods porter, assisted in one or two instances by a lad, is

put in charge of the place, and the lock up—which may consist of one room, 17 ft by 11 ft in wea—serves as an office and sack store as well At the Upwell terminus there is a water tank and pit for the engines This is practically all that is required in the way of stations There is neither platform, tolegraph nor signalling to be provided.

A gang of one platelayer and three lahourers maintains the line

The rolling stock consists of five locomotives and nine passenger cars, but for goods, and for passengers also in case of emergency, main line stock is available









WISBECH AND UPWILL RAILWAY

QUANTITY OF MATERIALS IN ONE MILE SINGLE LINE WITH WROUGHT IRON GUARD RAIL

Description	No	Топз	Cwts	Qrs	Lbs
Steel rails, 50 lbs per yd , in 30 ft lengths, 2 in on the flead, 4 in on the flange, and 4 in deep,	352	78	11	1	20
Wrought iron guard rails, 24 lbs per yd , in 30 ft. lengths,	352	37	14	1	4
Cast iron chair plates, 11 lbs each, 2 to each sleeper	2600	17	13	2	8
Cast from distance pieces, 3 lbs each, 18 in apart,	7040	9	8	2	8
Fish plates for rails, 15 lbs per pair,	351	2	7	0	1
Fish plates for guard rails, 5 lbs each, ons only at each joint,	176		15	2	21
Fish bolts and nuts, 0 63 lb each, 2 in diam , and 31 in long,	1404		7	3	16
Fish bolts and nuts for guard rods, 0 51 lb each, \$ in dam and 2\$ in long	1404		0	1	16
Wrought iron dog spiles 53 in long fin square, 0 to 1b each, 2 to each sleeper,	3600		19	1	4
Trenails compressed osk, 51 in long 1 in diam, 11 in at shank, 2 to each sleeper,	3600				
S'eepers,	1800				
Wrought from distance piece lolts ? in diam , 4% in long 13 in spart, 0 % lb	7040	2	14	0	6

The cost of a locomotive appears to be about £1400 Fig 2, Plate VIII, is a diagram of an engine with the casing removed There is a platform at either end, the driver standing upon the front one, and the reversing wheel and regulator being arranged to work from both ends of the engine The following details may be noted — 11 m × 15 m.

Cylinders, Tractive power,

Heating surface of tubes, fire box.

50 42 306 22 eq ft. . 43 24 ,

Total heating surface, Grate area, Boiler barrel plates, Back plate, Throat plate. Tront tube plate. I uel capacity, Consumption of fuel 349 46 sq ft 9 70 in thick. 23 cub ft , or 1 ton of corl 27 lbs (Welsh coal) per train

mile, 21 lbs per engine mile

Under the Act certain regulations are enforced in regard to loco motives The engine must be free from noise, produced by blast or the clatter of machinery, such as the passengers or the public might reasonably complain of, and it must not emit amoke or steam to such an extent as they might fairly object to All fire used by the engine must be concealed from view, and the machinery must be covered at all points above 4 inches from the level of the rails, the engines are boxed in, therefore, with plates at the sides

The maximum speed permitted is 8 miles an hour, on facing points it must not exceed 4 miles an hour A governor, therefore, is fitted to each engine (or, as the permanent way inspector expressed it, the engine is "slotted") so that when the speed of the engine exceeds 10 miles an hour it shall cause the steam to be cut off and the

brakes applied

The engine must be provided with a speed indicator, with a special hell, to be sounded as a warning as may be necessary, and with a suitable funder, in order to ward off obstacles The fender attached to each end of the engine is an uncompromising, straight edged grid iron, commonly called a "cow killer," whereas the V shaped "cowcatcher"-used in India, America, and elsewhere-would throw a man or animal (which had broken through the fence and was caught on the line) off sideways, and would not necessarily kill him or it

outright I ach coupled wheel must be fitted with a brake block, which may be applied by screw, by treadle, or by other means, and also by steam The Westinghouse and hand brakes are used. The engine and cars must be capable of being brought to a stand still at certain places, and, in case of emergency, within a reasonable distance Accord ingly, the Westinghouse brake is fitted to all cars, as well as engine -- patterns

osite car en third omposite

passengers, and weighing, when empty, 101 tons Both types have platforms and doors at each end, by which the passengers may enter and leave the compartments, and a central gangway through which the conductor may pass from end to end of the train, there being a sliding door opening between the compartments, flaps let down over the couplings, and hand rails projecting from one platform to another

The maximum permissible loads are-for passenger trains, 9 vehicles (the two larger tramears each to count as 2 vehicles), for mixed trains, 10 vehicles 1 of which may be loaded goods trucks, and for coal trains, 4 log led trucks in winter and 5 in summer

The time table provides for a daily service of 6 passenger and 3 goods trains from Wishech to Upwell, and of 7 pas enger and 3 goods trains from Upwell to Wisbech No coal or dead buffer trucks are to be worked by these tramear trains, a special trip has to be run for the working of such traffic

An ordinary passenger train may include an engine, three cars, and a brake van, more cars being required, perhaps, on Saturdays The train staff consists of a driver, a fireman, and a conductor, the last sells tickets

Two drivers and two firemen are employed on the line at one time, and the following locomotive staff is charged to the train way -

- 3 drivers
- 3 firemen
- 2 cleaners I working foreman, shop fitters, etc, when an engine is under
- The following are the permanent traffic staff engaged on the tram way -
 - 1 conductor
 - 2 lad porters

repairs

1 acting guard

And assistance is rendered by the Wisbech Station staff as follows -

Porter and pointsman, cleaning ears Lampman, lighting cars

Parcels porter, to deal with parcels on and off trains

Clerks, doing the necessary clerkage

The rates and fares are given in the accompanying statements

therefore, to £1_U

Of the gross receipts, £1013 was from pas.engers

and no additional clarge is made is the station rates	
Wishful and Triveviv To Wishchinter i duding collection or delited? cover the landerer it of range y and no additional classes as a large as a large and to additional tales.	THE REAL PROPERTY AND ADDRESS OF THE PARTY A

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Ont	On traffe pays ng over the railway	r the railway		1		5	Oil taken o more and and a more and and a more and and a more and				Statio	Merchan is
letwen Wishech	Merchan lee in class at le of G n rul ka lway Classifa at in Carted in Wisbech o by	Merchan lies in Classes A is and C f Gene al I a lway Clas if the	Parkel Ms e s to s Slaff n to	Coal 6 tons.	Coko	Annil Tacke Cr e al Man r fall val fato Crassi Yoads fiction ttons	Packe 1 Man r 5 to Yoads	Pets toes 5 ton loads	Grain 5 t n loads	Cake Ste		in Clases I to 5 of General I a 1 vay Class feation Willia um 3d
H v Brigg 1) year lo Outwill liven Vilven	2/4 9d 3/4 50 50 50 50 3d	od 1/3 2 tons	Per ton.	74.70m 86.43.1	25 25 25 11 12 12 12 12 12 12 12 12 12 12 12 12	7 Ferion Perion Friends Friends Greton G	Perte, 10d	100 100	10d 10d	Per ton 10d 10d	Fer ton 100 1/3 1/3	Per fon 1/8 1/8 1/8 1/8
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WISBECH AND UPWELL TRAMWAY.

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	n 12	lwell,		·	Ą	34	Ę	22	8	24	25	2	Class	Class Class	Uprell

parcels and mails, £1565 from ammals, goods, and minerals; and £11 from other sources

The working expenditure was thus distributed -

Maintenance of way and	I wo	ks,				£355
Locomotive power,						866
Repairs and renewals of	eng	mes.				308
Repairs and renewals of	cars					13
Traffic expenses,						580
Rate, taxes and tolls,			_			69
Goods claims, .	:			·		21
					-	
						£2212

No charge, of course, was made for direction, management, and supervision, nor, it may be added, was any required on account of compensation for personal injury, although the line runs across, and on the side of, the public reads

The ear mileage amounted to 32,896, and the number of presengers conveyed was 103,639. The total mward goods traffic was 10,804 tons, and outward goods 16,921 tons.

The gross trathe receipts during five years have been £2338 in 1892, £2541 in 1893, £2570 in 1894, £2395 in 1895, and £2621 in 1896

Traffic is busiest in the winter, when at Upwell as many as 13 or 14 trucks perhaps, are loaded up daily, the general average being about 10 Lynn sends of cake, maire, and barley. From the neighbourhood, by means of the intermediate sidings, are brought apples, picatoes, cirrots, etc. As a rule, mangelds cannot bear the freight charges. If the farmer's men are not busy, he will often eart them to Stonca, save reseen miles off, instead of the two or three miles to Upwell, and may thus save as much as 2s a ton in railway carriage. When the demand for new potatoes in the London market has relaxed, and the imports from Jersey and the Continent crowd out home produce, the farmers store their potatoes till the winter, when most of this traffic is carried.

The summer fruit traffic has encouraged the farmers, year by year,

to put more of their land under such cultivation

On the whole, the results are considered to be satisfactory both to the company and to the district served by the trainway. Net recupts of £120 on a capital expenditure of £11,926—or little more than 1 per cent—may not bulk largely in the returns published each year, but we must remember that these figures correspond with the houlage on the light section only, and that there is a much greater, if uncorded, profit to the company due to the additional trailic, more expecially in appley, potatoes, and other agricultural produce, created and fosterol by the trainway, and earned over the main him to

London at an additional worling expenditure which is scarcely appre cable English railways earn their dividends hardly, and cannot afford to be too philanthropical, but, given facilities for throwing out economical feelers and feeders, they are ready enough to add an honest

penny to their revenue, and to benefit the country districts

We are here in the very centre of the eastern or arable section of The wheat area has been shrinking eastward for the last twenty years, but there have recently been mercases in barley, oats, and potatoes, principally in the eastern counties, which may partly compensate for the decrease of wheat cultivation. This corner of England comes next to Lincolnshire, Lancaster, and perhaps, Chester, as a source of supply of potatoes The produce of mangolds, wheat, and barley, too, is fairly large, and it is satisfactory to know that, in the neighbourhood of the Wisbech and Upwell Tramway, more land is every year being devoted to the cultivation of fruit and notatoes

The surface of this Fin country is, of course, flat Very little bridging had to be provided. The road was broad enough to take the tramway on one side, only for a short distance was it considered nece sary to cut a corner and take up land for the purpose No fencing or partition from the public roal was required Competition for traffic on the part of road or canal has not been formidable, and, altogether, the circumstances have been favourable and the results satisfactory A saving in capital cost would have been made had it been practicable to dispense with the guard rail at once, and to use

old but serviceable rails set free from the main line

It would app ar that the railway companies may very well take advantage of the Light Rulways Act, 1896, in two obvious ways-

by disclosing certain exist-

The Three Horse Shoes and Denwar Line, G E R -A light goods " " - " from Three Horse Shoes (a goods depôt Penwick, in the Isle of Ely, Cam

the Great Lastern Railway under

their General Powers Act of 1000 [58 & 59 Vict session 1895] to be a single track, 4 miles 3 for 2 70 chains long, with a wharf or quay on the north west bank of the river Nene The railway is not to carry presengers, but main line goods stock, including engines. may circulate freely on it

The branch takes off, by a back shunt, from the Three Horse-Shoes goods station on the main line, and runs over the flat low lying fen land, through Quither's Drove, West Ten Drove Eurnt Hou e Drove denot at 2 miles 29 chuns, Jones Drove, and White Fen Drovefarmers' dep ts, with sidings and lock ups on the same pattern as on

the Wisbech and Upwell Trimw is -to Lenwick

The line is so directed across the fields as to interfere with the drains and dykes as little as po-ible

The track const is of old second hand 80 lb bull headed steel rad.

264 L

released from the main line, fished with second hand fish plates weighing 43 lbs a pair and new fish bolts and nuts, and supported in new cast ron 45 lb chairs, which are held with new keys, and fastened with new spiles and tremals to new creosoted eleepers. The estimate allows for 12 in af ballast under the sleeper, and as the soft soil, yielding to the effect of the fen drunge, must absorb a good deal of the ballast, an inferior quality is first put in to get a bottom, and the best is restrict for filling and peaking

The probable cost per mile of such track may be estimated at about £973, as shown in the accompanying table. The figures may be compared with the alternative estimate of about £868 per mile for a light line laid with new 56 ib FF steel rails, spiked directly to the sleeper New chairs had to be provided, because the old standard chur was too high hipped for worn rail heads, and in such lines as we are considering, we may safely assume that it will be most economical in the long run to use new sleepers and new fastenings, and only to take rails fish plates, and chairs second hand, if they are available from the main line. The rate quoted for old rails and fish plates is, of course, not one that can be fixed with great accuracy, at the best, it can only represent a book value.

The country traversed is flat and low, the level drops, perhaps, as much as an inch per annum in consequence of drainage operations,

to allow for sinkage in

carry the line over the larger engine dmins. As an alternative to steam power, wind mills are creeted to work the pumps on these engine-drains, and the sight of them is a pleasant relief to the general monotony of the landscape.

The construction of the timber troughs—of which there are about twenty five—is at once simple and economical (fig. 1, Plate IX.) Including the cleaning out at the dyke, one of this most expensive items, the cost of each is probably not more than ± 6 or ± 7 . This effective section is 18 in square, each side being built up with two planes 9 in wide and 3 in thick, laid longitudinally on edge, one over the other, the floor and cover of the trough consisting also of 3 in planks

The type of timber bridge adopted to carry the railway over the engine drains—which have to be crossed in four or five instances, although the intersection of water courses is avoided as far as possible—consists (fig. 2, Plate IX) of a 12 or 15 ft span on piles driven to a derah of shown 24 ft.

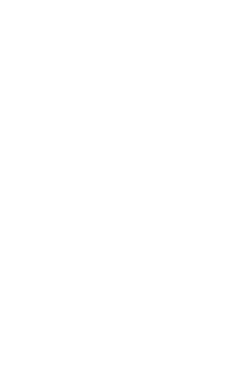
Over the river Neno is to be budt a bridge (fig. 3, Plate IV) consisting of four small spars, and a central one of 25 ft 6 in., for which old wrought-iron guiders are available. The pile foundations will reach to a depth of 34 ft. The m.nmum headway, about 9 ft clear, is sufficient for barges to pass under the griders.

The fencing is an expensive item, grudgingly provided by the thrifty engineer it is of the usual wooden post and rail pattern,

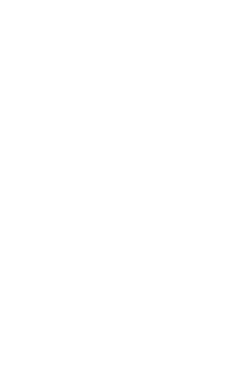












Approximate Cost of One Mile of Permanent Way, with Second Hand 80 ib Rails and Fibit Plates from Main Line

Tons	Cwt	Qrs.	Lbs	y.o.	Description			Ra	te	£	8	d
114	0	0	0	Approx	Bull headed rails, old hand 80 lbs to th	second	£	8.	d			
					originally,	· yard	2	5	0	256	10	
6	15	0	16		Fish plates second he lbs a pair,	nd 43	2	5	0	15	4	9
0	17	1	4	1408	Fish bolts and nuts,	-	9	7	2	8	1	10
74	6	2	8	3872	Chairs 43 lb ,		3	0	0	222	19	8
				3572	keys, per1000		4	0	0	15	9	9
				7744	Trenails, Per 1000	new	2	2	0	16	9	1
4	15	0	8	7744	Spikes,		7	8	10	35	7	0
				1936	Creosoted sleepers,		0	3	1	298	9	4
				1760	Yards run, labour in l	ayıng,	0	1	0	83	0	0
					Use of loco for distril	buting				15	0	0
										£971	12	•

Approximate Cost of One Mile of Permanent Wat, with Men 56 lb Vignoles Rails and other Material

Tons Cwt Qrs Lbs	No	Description	Rate.	£ s.	đ
85 0 0 0 0 5 0 0 0 0 0 14 0 0 0 2 10 0 0		Fish plates,	0 3 1	413 0 27 10 6 13 20 0 293 9 83 0 15 0	0 0 4

i

and may cost 1s 51d or 1s 6d a yard As a ditch will be dug and a rused thick set hedge planted within the fence—making up the ultimate cost to about 2s a yard—the latter will not require renewal as it wears out

Sufficient land has been taken up by agreement with the farmers, at an all round price of £30 per acre, to allow for doubling the track; in necessary, hereafter, while, at the "droves" or depots, the willh from fence to fence will leave ample room for a 30 ft readway

beyond the sidings

The plan of these sidings is that of a loop with two dead ends (fig
4, Plate IN), and carts approach by the usual unmetalled fen road,

A rough estimate of the cost of way and works for a light railway

coal, from 11d Peterborough the main line with which

£16,961 5 8

the Benwick branch connects, as many as 40 specials sometimes running in a day Of keel agricultural produce, carrots, politices, and other roots form the bulk of the traffic. This farmers to he served by the now branch own or rent large holdings and are well to do, so that there is every prospect of the Benwick him prying

The Easingwold Railway - The Easingwold Railway is owned refinery on the

ehains

(a) Parliamentary and legal expenses,	£1,267	3	7	
(b) Way and works,	11,973	3	10	
(c) Locomotive,	1,119	0	0	
(d) Coaches,	301	9	7	
(e) Land, .	2,300	8	8	

This railway is not—like the Wisbech and Upivell Trammaj—lail

footed steel rail resting directly on the sleeper. To the guard sleepers—those nearest the rail joint—and to the millie two the rail is fastened by an inside and outsile fang bolt an I clip, the bolt passing through the flunge of the rail, to the other sleepers the rail is hell

down by two dog spakes on the outside and one on the inside

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1	. [Holeil Letthares of Cost of Oar Mill of Heif Goons Raiman in the	oors Rain	AN IN THE			i
		Quantities, Descriptions, and Rites of Bens		Nath Old FO LA Bull her lad	With New f6 I be ffat Forted Barbs	New lie octed	
Yards.		Dosent toon	Eate			-	
3220		Run. Feneing with quickert and ditch complete,	16	323 0	255	, .	_
	Усте	Land, six seres to the mile,	. 023		180		
	Nile	Permanent Way, as shown in detail above,	(11) or 10/	0 0 896		, ,	
6800		Culte Baffast,	911701)	780			
	ž	d Tinfer trough culterts, 1ft 6 m x 1 ft. 6 m,	- 53	, ,	? =	,	
	ķ	I Timi er bridge, over engine drain, on piles,	£30	, ,	2 8	,	
	Š.		for	• =		> <	_
				.		>	_
- 1	_			£3058 0 0	£2770 0 0	0	,

and may cost is 5¹d or is 6d a yara. As a ditch will be dug and a raised thick set hedge planted within the fence—making up the ultimate cost to about 2s a yard—the latter will not require renewal sat tweets out.

Sufficient land has been taken up by agreement with the farmer, at an all round price of £30 per acre, to allow for doubling the track, if necessary, hereafter, while, at the "droves" or deputs the width from fence to fence will leave ample room for a 30 ft roadway beyond the sadings

the Benwiel branch connects, as many as 40 specials sometimes running in a day Of local agricultural produce, carrots, potatoes and other roots form the bulk of the traffic. The farmers to be served by the new branch own or rent large holdings and are well tode, so that there is overly prospect of the Bennyick line prying

The Easingwold Railway—The Lasingwold Railway is owned and worked by a protate company—It was constructed as an ordinary railway under a special Act of 1887—and runs out from Alne on the Aorth Eastern Railway, to Lasingwold, a distance of 2 miles 37 chans

The line was opened in July 1891

The cost was as follows -

(a) Parliamentary and legal expenses, (b) Way and works (c) Locomotive (d) Coaches, (e) Land,	£1,267 11 973 1,119 301 2,300	3 0 9 8	7 10 0 7 8	
	£16 961	5	8	

This railway is not—like the Wisheeli and Upwell Tramway—lail on a public road but—like the Three Horse Shoes and Benwick light goods line—right through the fields

After elearing the joints at Alne, the permanent way changes from the bull heale I rail in chairs of the main his to a 21 ft 60 lb flat foot 4 steel rail rectuing directly on the sleeper. To the part beliepers—those nearest the rail joint—and to the middle two the rail is fustered by an insude and outsi to fam, bolt and clup the bolt passing through the flange of the rail, to the other sie pers the rail is held down by two dog y these on the outsite and one on the insude. To

		_	_	_			_			_	
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}			100	E .	TA D	ast,	Ē	ř	\$ G		
1			Fencing with quickect and ditch complete,	Land sax acres to the mile	Permanent Way, as shown in detail above,		_	_	1 Cools Det ot, including swings (proportion)	_	
. 1)		Run	Aere	Zile	13	ž	۶	2		
- 1		Yarda.	3520			450					

sleepers—of the usual dimensions, 9 ft by 10 in by 5 in—are of uncressoted larch, the intersals between them being 32 ins, centre to centre, they are packed in stone ballast. The line is maintained by only two platelayers

The railway is practically a surface line The steepest gradient is 1 in 100. There is no other bridging than a 10 ft girder spanning a small stream between Alne and Crankley. The line of fencing has

been planted with thick-set, but that does not seem to thrive

"rankley-each a gatcheeper, cted with the

minning line by a crossover, not a turnout

At the present terminus, Easingwold, are a passenger station build ing and platform, a goods shed of corrugated iron and a platform, in engine shed of corrugated iron, with in engine pit, bench and vice, forge, sand oven, cupboard for oil and waste, etc., a coal stage a load gauge, a weighing machine, a water column, and a depot belonging to the 'Tarmers' Trading Company,' with a raised platform, a siding running up to it, and coal shoots on the off side

The small passenger station building contains on office room for the secretary, another for the station ag nt, a waiting room, and a

lamp-room

The Easingwold Station points are locked and controlled by an Annetts key, kept and used by the quard or driver, and applicable also to the siding points at 'Ben Smith's and Grankley level crossings. As is well known, the possession of such a key places the control of all these points in the hands of its holder, and it cannot be removed from the lever until the line has been re-made for through running

The rolling stock consists of one locometive engine and two passen

ger coaches

The locomotive, a small six wheels-coupled tank-engine, with a 12 in by 18 in ephider, weighs not more than 20 tons 3 or 4 cuts when fully loaded with coal and water but takes a load of two presenger coaches and eight or ten loaded goods wagens. It carnes 10 cwts of ecal and 450 gallons of water, ample for the short runs to and fro, and, the grades being easy, it is provided with a hand brake only

One of the passenger carriages has a compartment occupied by the guard, who controls a hand brake and has charge of the luggage

Goods stock belonging to the main line is taken over and used on the branch, subject to demurrage charges after two days' detention

The train service—much more liberal than probably a trunk line, working such a branch, would care to provide—consist of no less than nine trains each way. That this should be possible is a remarkable example of economical working on a very small scale, and with a reparate, small, lut sufficient staff, i.e., un ler independent and, therefore very difficult conditions. Such results could only be oftained by the readness of every servant of 10 small a staff to do

anything that is required of him. Their duties must be largely interchanceable

Thus, the running staff consists of two men, who act as guard and driver alternately, and of a tireman And at certain times one driver relieves the fireman, in which case -as mentioned below -one of the stat on porters acts as countl

The station staff con 1sts of an agent, two clerks and two porters at La ingwoll One of the latter does ' guard' for the last two trains Such verestility of service is the very exence of economical light

railway workin.

It is just as explent in the administrative staff, which consists of the secretary, Dr Puller Hicks, whose valuable services are purely honorary, and of his fraid as istant-secretary, Mr Bensley, who is also the secretary of the ' I armers Trading Company" above referred to Thus, the cotts of superintendence and administration-so likely to bulk largely in the expenditure of a separate organisation on such a small scale are reduced to a minimum.
The rates are fixed in agreement with the North Eastern Railway.

Company, who determine the through rates, and allow the Easingwold

Railway Company a proportion

There are two Parliamentary trains daily, the first and last each The passenger fares are 3d, 4d, and 6d, third, second, and first-class respectively, and the return charges are double

A progressive revenue account may be thus abstracted -

Half Years	Recen to	Expenditure	Balance
Dec 1991	£ 8 d 635 4 1	£ s d 483 12 5	£ = d 148 11 8
	662 15 10	579 17 3	82 18 7
Dec 12		675 15 0	27 18 10*
June 1893	656 6 4	528 16 3	127 10 1
Dec	753 3 1	563 16 10 ¹	189 6 2}
June 1894	692 10 7	4°0 3 9	212 6 10
Dec ,,	856 4 3	515 14 2}	
June 1895	722 8 4	****	276 15 1
Dec. pr	829 15 1	515 5 1	
June 1896	743 11 11	467 16 1	
Dec »	892 5 3	501 12 1	390 13 2

London Inwards the traffic consists mainly of grain, manure, lime, coal, etc. All the coal and lime are received from Yorkshire and Durham collieries and kilns, and amounted to 4170 tons in 1896. The total tonnage of goods in that year was 14,546

Very roughly, 40 per cent of the gross receipts was contributed by passengers

r very direct—benefits which to the railway are an earlier

At Alne, their junction with the North Eastern Railway, the Easingwold Railway Compny do their own shunting, but the main line staff perform booking elerking, and other station services for them at a small annual charge — Eagune and curringe repairs are carried out in the North Eastern Railway workshops. In the division of earnings in station facilities, and other mitters, the main line is liberal to the branch. For example, on sureline casions as agricultural show and other special days, the North Eastern Company help freely, without reference to the actual working agreement.

Applications under the Light Railways Act -Of light railway proposals since the passing of the Act of 1896 there is now something

to be said

When the Light Rulway Commissioners sent up their first order, the Board of Trade decided-with reference to section 8 (2) of the Act-"to publish a short notice of the making of the order by the Commissioners, and of its submission for confirmation, in the form of an advertisement once in each of two successive weeks in the local newspaper which had contained the original notice of the applica tion, accompanied by an intimation that any objections must be lodged with the Board of Trade within three weeks from the publica tion of the first advertisement " Objections having been duly received by the department, the Board appoint a day for the consideration of the order, and give all objectors an opportunity of being heard The Loard then consider the order with special reference to the points mentioned in section 9 of the Act, viz. -(a) the expediency of requiring the proposals—on account of the magnitude of the undertaking or its effect on an existing radway company—to be submitted to Parliament, (b) the safets of the public, and (c) any ol jections that rd of

rail-

department first of all to tear themselves free from the old traditions, and afterwards to avoid drifting back into the old ways, it can only be by their steady determination to include no provisions in the namo of safety which are unreasonable or inexpedient. If the Board, after making such amen linents as they consider requisite, confirm the order, notice is given in the Landon Garkte of the confirmation, and

^{*} Per rt of the Proceedings of the Found of Trade under the Light Bulleage Act, 1999, during the period ending 31st December 1997, etc.

the promoters are required to supply the public with copies of the order at a price not exceeding 1s a copy

The Light Railways Act came into operation on the 14th August The Board of Trade immediately issued to local authorities a

15.1

W

jocal inquiry at Basingstoke on the 28th January 1897 when Sir " the London and South Western s company s proposal to connect hawton on their Farnham Alton.

light railway Of these twenty eight schemes + the following were withdrawn -

Length	Gauge	Engineer a Estimate	
M 9 121 94	Ft. In 3 6	£ 50 171 69 695	Cheltenham and District (Cheltenl am to Winch combe) Norwich and District Gifford and Carrald

The following were rejected -

-	Gauge	l ngineer s Estimate	
M 81 22	Ft In 4 85 do	£ 52 784 89 469	Darenth Valley (Dartford to Eynesford) Dartford District (Dartford to Eynesford Wilmangton to Swanley, Farmingham to Stansted)
26 41 17‡ 61	3 0 3 6 4 8}	36 939 28 418 109 571 18 9,0	

One was deferred -

Lengt	Gauge Ingineer s	
M 14	Ft. In ± 41 343	Llanfur and Meif of (Llanfair to Ard Heen)

^{*} Attendix IV + P port of Freee lings of Pound of Trale and of Light Ear way Comm is oners ut fr Light I : lic : s Act (dated Deember 1997).

The following 18 were approved .--

Length	Gauge	Engineer's Estimate	
M 91 2	Ft 1n 3 6 4 81	£ 49,231 19,613	Crewe East and West Yorkshire Union (Robin Hood
11 81 111 111 13	2 6 4 8 do 3 6 4 8	30,565 41 978 49,045 67,596 66 715	and to
14 23 7 125 51	4 0 3 6 4 81 do do	83 966 17,584 21,991 59,040	
181 145 13	do do do	76,030 53,511 60,000	Quarries) Cromsrty and Dingwall
101 79 73	do do do	48 309 31,952 26,756	

Of those approved by the Commissioners the following were submitted to the Board of Trade for confirmation ---

Basingstoke and Alton
Fast and West Yorkshire Union
Potteries
Hadlow
Wrington Vale
Gower
Crowe
Hamborough and Bridlington

West Hartlepool.

And the first four of these were confirmed by the Board of Trade in December 1897.

275

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Treasury assistance was sought by none under section 4 of the Act (in addition to advances made by any county, horough, or district council), but by the following under section 5

Elsenham, Thaxted, and Barnfield Llanfair and Meifod. Cromarty and Dingwall Forsinard, Melvich, and Portskerra The Yound, Embo, and Dornoch

Assistance from local authorities was sought by the following -

Elsenham, Thaxted, and Barnfield Flamborough and Bridlington Cromarty and Dingwall Forsinard, McNich, and Portskerra Lauder. The Mound, Embo, and Dornoch

Life Bround, Lindo, and Pornoca

Objections on the part of town corporations, district councils, or other local sutherntes affected, mustificent public need to justify the compulsory acquisition of land in the face of strong opposition, undue the

resected.

Omitting the Gifford and the Garvald (9½ miles), and the Carmyllie (5½ miles)—for which the estimated cost is not given—the
samount to £1, 315, 251,

about £4550

In May 1897 also twenty eight applications were made for orders authorising light railways—19 in Lingland, 4 in Wales, and 5 in Scotland. Of these the following were withdrawn —

Length	Gauge	Engineer » Estimate	
M H	Ft In 4 b) 3 6 4 8)	6,019 23,329 56,1:0	Corporation of I ondon Foreign Cattle Marker Depticed Torquay and Paignton, Dunfermiline and Auceardine

The following were deferre 1 -

276

183

110 000

Length	Gauge	Ingineers I timate	
M 10	Ft 1 4 % 3 6 1 % 3 6	1500 35 35 37 650 137	helredon Tiptre and Tollesbury (helredon to Black water River) Norwich an I district (No. 2 Res Valley (Minterley to (1 irl ury) Llan lu Ino. and Colwyn Bay (Colwyn Bay to B gurvy)

The following were rejected -

				_
length	(nuge	I ngineer a		-
31 2 101	Fi I 1 8(3 6 2 6	1 000	Lastingham and S ni ingto; Tou ton (wi olly within the boro igh) Hanfyllin ai d Hangynor	

And 18 are shown as approved or presed by the Commissioners -

			ful rotest or fire and a
Length	Gauge	Fugineer s I stimate	
м	lt I	£	
93	4 85	44 413	
21	do	106 250	
12	4 0	43 594	
87	3 6	51 563	
14	4 84	9 600	
171	do & 6	178 481	
9	4 81	31 751	
			Portia dj
111	lo	68 587	Lizard (Heiston to the Lizard)
121	do	30 343	North Holderness (Beverley to Beeford)
201	do	116 40	Great Western Ra Iway Co ni any (Pewsey and Salisbury)
11	do	16 741	St George and Hanham (Summerhill Road Bristol to Hanham)
51	do	69 755	West Manel ester (at I roved in part)
15	do	4594	l P T
91	2 6	21 309	
43	4 81	56 100	1 1 1
13	do -	88 700	
31	do	131 691	

West H gl land Railway-Loch Tyne (Arrochar to Loch Fyne opposite Inversay)

Treasury assistance under section 4, and assistance from local anthorities, were sought by the following -

277

Bridlington, Beeford, and North Fredingham North Holderness Ren Valley Llanfyllin and Llangynog Tanat Valles Welshpool and Llanfair

And of these the following -

Rea Valley. Llanfyllin and Llangynog.

sought Treasury assistance under section 5 as well

The following -

~

Kelvedon, Tiptree, and Tollesbury, Leek, Caldon, Low, and Hartington, Fraserburgh and St Combs.

sought Treasury assistance under section 5, and of these one -

Leek, Caldon, Low and Hartington,

sought assistance from local authorities as well

Omitting-for reasons presently to be given-the Corporation of London Foreign Cattle Market Deptford (3 furlongs in length), the Taunton (2 miles), and the Feht Extension (31 miles), the total length of 25 light railways is approximately 268 miles, and the engineers' estimates amount to £1,432,192, so that the average estimated cost per mile is about £5344

The Commissioners did not consider that the Deptford scheme (being entirely within the Metropolitan area) and the Taunton proposal (for a purely urban tramway) came within the scope of the Light Railways Act The Lebt Extension-completing the Echt Light Railway by connecting it with the main line at Kittybrewster in the northern suburb of Aberdeen hes almost entirely in tunnel or deep cutting and is, therefore, so costly and exceptional that it is L - al lata of the --

"animal, electric, or other mechanical," "animal or electric," etc.,

make an independent way within the town of Derby to reach the

The light railway from Helston to the Lizard will serve a large lishing industry, encourage tourist traffic, and bring the Cornish

farmers' early regetables and fruit to the great markets, tapping, as it will, an acricultural district capable of considerable development

The proposal of the Great Western Rulway Company, strongly supported by local opinion, to construct a light railway from Salis bury through the Avon Valles to Powsey-and therefore passing over land acquired for military purposes-lies been approved and the Board of Trade have since confirmed an Order, although the scheme was at one time strongly opposed by the War Office

Crowland by means of the Lincolnshire and Northamptonshire scheme, will now have direct railway communication with Postland on the Spilding and March line, G I R, and Peakirk on the Peter

borough and Spalding Loop GNR

Great Northern Rulway station

Since the issue of the Report of the Proceedings of the Board of Tra le, under the Lift Radways Act, 1896, during the period ending 31st December 1897 and of the Proceedings of the Light Railway Commissione a luring the period ending 22nd November 1897, applications for the following light rulways have been approved by the Commissioners -

thergavenny and Mormouth	12.
Grimsby and Saltfleetly	171
Isle of Axholmu	22
Kinver	4
Amesbury and Military Camp	103
Middleton (Lancashire)	é‡
North Shields Tynemouth and District	4.
North Sunderland	112
Roohester Chatham an I District	142
Isle of Shelley	44
Ventnor	. 2
Bankfoot	9
	11
	44
	84 1144 174 3 1 4 4 767
	11
	7
	174
	131
	21
	ī
Dundes and Broughty berry	51
Maidens and Dunure (Ayr)	193
Lavery ool and Prescot	3
Central Essex (partly)	19₺
Bardfield and Sible Hedin, ham	72
Merthyr Tydvil	7# 34 92 2
Kelvedon Tiptree and Tollesbury	93
Kelvedon Coggle-hall and Halsted (partly)	2

The total length of these 30 light railways is about 233 miles

APPENDICES.



APPENDICES

APPLNDIX I

COST OF RAILWAY CONSTRUCTION IN DIFFERENT COUNTRIES (FROM THE BULLETIN OF THE INTERNATIONAL RAILWAY CONGRESS, VOL X NO 7, JULY 1896)

Numbers	COUNTRIES	Date to which	Mileage at that	Construction	Capital
Nux -	2	Statistics apply 3	Date 4	Total 5	Per Mile 6
1	I —EUPOPE Germany	31 3 1895 91 10 1901	27,433 17 077 20 901 22 499	£ 559 043 150 329 771 950 985,387,350 617 517,550	£ 20 411 19 310 47,138 27,446
8 7 8 10 11 12 13	Italy, Belgium (State Railways) Switzerland, Spain, Retherlands Denmerk (State Railways) Norwsy, Sweden (State Railways),	31 12 1894	18 441 6 493 2 038 2 079 6 273 1,630 947 1,001 1,900	326 564 650 154,221,650 55 368 800 44,612 500 113 624 550 27,734,600 9 543,000 7,503 000 16,051 650	17,709 23,752 27,163 21,473 18,113 17,018 10 077 7,584 8 448
14 15	Roumania (State Rail weye), Servia,	31 12 1893 1894	335 335 130 575	21,259,250 3 963,100 3,275 286 750	
	Total,			1	12,840 11,830 9,567
					10 240 12 263* 10 2°5 11 564 13,101
9 10 11 12 13 14 15 16	New South Wales South Australia, Vactoria, Queensland, West Australia Tasmania New Zealand,	30 6 1995 30 6 1895 30 6 1895 30 6 1893 30 6 1893 31 12 1894 31 3 1995	2 631 1 722 3 119 2,378 550 419 1,993	36 611 3.0 12 529 400 37 922 200 16 5 22 300 2,092 350 3 518 600 15 352,600	9,018 14 465 7 356 12 158 6,52 3 504 8 397 7,101
	To total for all Europe For the rest of the v Total for all the	l 	:::-	Takin, the ruy	. 354

[•] Apparently ten rupces have been assumed to be equal to £L. Taking the rupce at about 161, the cost would be £ 172.

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APPLNDIX II See Folling Table opposite.

APPENDIX III.

GROSS EALNINGS, FERFASES AND NET FAININGS FEE MILE FEE WEEK, PAYING INTERFST ON A LINE COSTING 10 000 UNITS FEE MILE

Per Annum		Working	Per Mile per Week in Units		
Interest on Capital	Net Earnings in Units	Fupenses taking, of Gross Earnings,—	Gross Earnings,	Expenses	Net Earnings,
4 per cent ,	400 {	40 per cent 45 50 55	12 8 14 0 15 4 17 1	5 1 6 3 7 7 9 4	} 77
41 per cent ,	450 {	40 ,, 45 , 50 ,	14 5 15 8 17 4 19 3	5 8 7 1 8 7 10 6	87
5 per cent ,	500	40 ,, 45 ,, 50 ,	16 0 17 5 19 2 21 8	64 79 96 117	9 6
5½ per cent ,	550 {	40 45 50 55	17 7 19 3 21 2 23 6	7 1 8 7 10 6 13 0	10 6

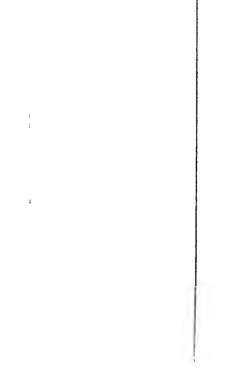
APPENDIX IV See Folding Table opposite

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Net earnings

F







	1804
	PAILTOALS
APPENDIX V	1031 SANTIAN WAINING OF PRINTING STREET
	-

 Grand Indian Pennsula Pennsula Pennsula		Western 855 886 85 861
Indian Middard 2522 2532 2532 2532 2532 2532 2532 253	Grand Indian Pennaula 9000 20 7 10 10 10 10 10 10 10 10 10 10 10 10 10	Grand Indian Pennyula 9 50 + 22 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2

N D -The bracketed figures are respectfredy for the 1st (January-June) and 2ud (July December) half years of 1894

Bhlvnagar Gondal Junågarh Lorba: dar		13 21
Rajputana Malwa	34.33 34.33 34.34 34.34 1067.881 1087.881 1087.881 1087.881 1087.881 1087.881 1088.8	18 62
Bengal and North Western		17 76
Grand Indian Peninsula		12 02
Indian Midland	74 43 66 18 67 14 66 18 66 18	11 76
East Indian	28 64 23 24 25 25 25 25 25 25 25 25 25 25 25 25 25	12 54
		Tons
HEADINGS.	Percentage of total expenses on total curnings Ditté (inclunte of steam boat service) Good ing train miles run Avenage rece pits for carrying a lat class passenger one mile 2nd 3nd 4th Average number of passengers in a train Average number of yest class in a concluing train	Average weight of a coaching train Fre ght

					_	-			1.						28
=	132 23 121 06	146 53	1 45 2 06	27 92	22	1 17	_	_		63 21	82.00	44 27	200	200	63 21 60 34
	127 31	145 93 148 23	0 0 0 98	10 43	0 20	88	55	2 842 358	539	114 89	115	56 45	12.5	5 25 25	114 89
	161 22	178 98 158 92	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	9 6	0 61	1 51	1 21	406 606	_	_				2.5	95 94 82 17
	205 08 201 94	217 13	1 37	28 28	182	1 29	1 25	1 993 593	8 8 37	119 74	22 25	48 43	5 36	7.56	225 76
	239 99	254 02 210 15	88	23 23 23 23	122	112	120	379 220	_	_	_			717	123 79
	232 38 229 44	251 92 246 44	100	10 66	0 63	837	808	3,188 404	28	215 17	33 11	24 10	29 9	9 13	215 17 201 56
		•	Ef.	Pies		ä	Pres		Pes	~-			Tong (•	-
	, Dead weight, .	Total,	Average cost of hauling a coaching train one mile	", vehicle	" passenger one mile,	Average profit on working a coaching train one mile	passenger one mile	Goods train-miles run, .	Average receif to for carrying a ton of goods one mile	Average number of tons of goods in a train,	Average number of vel feles in a goods train,	I ercentage of freight upon capacity hauled,	Average load of a goods vehicle (nucluding leaded and	Average lead of a loaded goods vehicle, .	irerage weight of a goods train, Freight

LIGHT RAIL	WAYS	AT	нол	IE	AN	D A	BR	OAD	
Bhâvnagar Gondal Junâgarh Porbandar	120 J1 113 S0	183 52	288	12.5	123	2	288	32.5	0 83
Rajputana Malwa	141 59	256 48	88	128	82	100	25.	18 37	382
Bengal and North Western	125 88	232 74	61.5	82	888	189	88	15.5	888
Grand Indian Peninsula	219-78	339 52 300 50	517 200 200 200 200 200 200 200 200 200 20	18 37	8 F	18 8	308	26 48	2 2 2
Indian Midland	27.52	398 02 359 51	2 20	17 42	388	8 0 0	1 63	11 33	88
East Indian	218 29 239 07	163 46	1 86	11 10	166	25.55	5.5	22 36	25
	Tons {	:	F	Pies	:	:	ä	. Pres	:
HEADINGS	iverage weight of a goods train, Dead weight,	Total, .	verage cost of hauling a goods train one mile,	, vehicle ,,	,, one ton of goods one mile,	htto (including interest on capital at 5 per cent),	verage profit on working a goode train one mile,	, vehicle ,,	", one ton of goods one mile,
	el age we		erage co:	=	=	to (mel	erage pr	2	=

	_	_					
Perceviage of Poreing Expenses on Total Earnings							
Maintenance, .	8 87	16 12	10 69	9 51	18 2	16 60	
Locomotive expenses	3005	16 98	17 07	7 40	15 03	25 93 12 73	
Carriage and wagen expenses	132	283	270	1 94	3 26	17 18 2 40	
Traffic expenses	185	784	6 95	677	5 44	8 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	
General of argea,	222	131	18 18 18	6 9 45 6 37	4 4 23 23 23 23 23 23 23 23 23 23 23 23 23	12 14	
Misculancous expenses,	25.0	10 07	2 2 2 2	824	220	12 71	
Steam boat expenses	220	4 57	135	655	0 92	22	
Total norking expenses,	30 75	57 43 59 18	43 65 71 18	36 56 48 89	34.33	46 74 73 82	
MAINTENANCE AND RENEWAL OF PRINANTY WAY					 		
	R { 902 49	445 59	801 08	200 34	291 82	310 18	
l er milo of treek, including sluings, " 1 er tetal tesin mile, Atmes	288	180 33	527 59 578 30 555 33	146 42	208 93 253 58 181 42	313 99 270 96 283 52	
l er 1980 grove ton miles	==	8118	0 82	488	28825	2000	

(894-(continued)
I RAILWAYS,
S OF INDIAN
T STATISTIC
HALF YEARL!

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HALL LIMES A				-	1	1	1
HBADINGS		East Indian	Indian Midland	Grand Indian Peninsula	Bengal and North Western	Rajputana Malwa	Bhavnagar Gendal Junägarh Porbandar
LOCOMOTIVE EXPENSES.							
For total train mile,	Annas	98	0 g 2 g 2 g	11 20	25	8 80 9 11	48 82 42
Average price per ton of coal,	'n	1 24 2	9 6 22	255	20 20 20 20 20 20 20 20 20 20 20 20 20 2	100	17 46
Goal consumed por train mile,	lbs	8 Z 3 Z	2 2 2 2 2 3	42 83 83 83	200	32 53	25 25 25 25 25 25 25 25 25 25 25 25 25 2
CARRIAGE AND WAGON EXPENSES							
Per total train mile	Annay {	200	8 8 8 8 8 8	9.50	1 137	1 91 2 65	1 30
TRAFFIO EXPERSES						_	
Per total train mile,	Annas	58	4 82	6 19	557	3 53 83	6 27

	22	13	4.	0	23	12	~:	99	22	2	-	2.5	2 4	2=		-	9	4
	*	ö	22	g	191	120	25	020	200	2								
	5	3 16	2 67	27	66 38	97.76	127 75	200	20 20	0 18	918	13 80	200		00	18 20	0.057	
			<u>~</u>	=	٦ _	~		-	<u>-</u>	_	_	_	_	_		_	_	
	3 71	4 05	96 24	91 29	83 67	95 85	76 52	47.78		8	8	25	100	33 70	10 01	07 13	3 650	
	_	_	_	_	_	_	Ξ:	-										
	2 10	2 89	176 73	151 50	180 87	250 94			23 82	86 01	2	2:	7	28 72	211 33	196 02	710 49	***
_	_	-		•	••	-	_	_	-	_	-	_		_		_	-	4
_	2 69	2 95	169 031	166 03	439 81	418 20	236 80	2000	88	12 20	25	207	200	62 43	221 89	218 08	283 310	
_	· 2				(439 81	1 418 20	236 80	20 027	hour { 25 00	12 20	222	200			221 89	. 1 218 08	Tona (3 253 310	
			160 01		(439 81	1 418 20	236 80	200 000	Miles per hour 25 00	12 20	17. 20	17 48		Miles 62 43	221 89	1 218 08	Pon (3 253 310	001 010 0
IAFGES	· 2		E	Tona	_	_		:	Miles per hour						221 89	. 1 218 08	June (3 253 310	
AL CHAPAES	· 2		E	Tona	_	Ecous (418 20	mixed,	:	Miles per hour	12.20		mixed, , 17 48			221 89	. 1 218 08		Towar
GENELAL CHAFGES	· 2		E	Tona	_	_		:	Miles per hour					Miles				Towar
GENELAL CHAPAUS	Annua (E	Tona	_	_		:	Miles per hour					Miles		Coorse .		Towar
GEVELAL CHAPGES	· 2			Tona	_	_		:									13 253 310	Tona

APPENDIX VI

EXTRACTS FROM THE NORTH WESTERN RAILWAY'S COACHING TARIFF

Schedule of Meximum and Minimum Fares and Rates for Coaching Traffic of Ileash to the North Western Railway under the orders issued in the Government of India Resolution No. 563 R. T., dited the 16th July 1891, os modified by the Government of India Circular No. 11 Railway, dated the 14th December 1896

Passenger Fares-	Maximum I ies per mile	Minimum pies
1st Class, 2nd Class,	18	1 <u>9</u>
Intermediate Class, 3rd Class,	3	3
Carriages *-	Maximum pies per mile.	Minimum pies per mile
Single Carriages,	42	30
	Maximum pies per truck	Minimum pies per truck
Two or more carriages on one truck	54	42
Horses -	Maximum pies per mile	Minimum pies per mile
Single Horse,	24	18
	aximum pies er fifty miles portion thereof	Minimum pies I er fifty miles or portion thereof
Each.	96	48

LUCGAGE, PAPCELS, AND BULLION-

The Rates passed at the Railway Traffic Conference of 1893, which are as under —

PARCELS AND LUGGAGE-

(a) Permits shall be absented by a thousand by measurement, whichever being considered equal to

esurement, or five seers in

(i) When the weight does not exceed two and a half seers, four annas per 500 miles or fraction of 500 miles, subject to a maximum charge of one rupee

^{*} Subject to a minimum charge of Rs 5 † 40 seers = 1 maund = 8 ** Pounds

When the we out does not exceed five seems four arms per 050 miles or fraction of 050 miles subject to a max mum charge of two rupees.

(d) "

such re-books a statu and o'n sig book up 8 attodest ration —

Int List to L gjag a Pr

D stances is Mil s											
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167 miles beyond 3000 miles	4	0 4	0	0 8	. 0	01	0	1	D 0		F

(e) Pa

packages

PASSENCEPS, CLASSES, AND FATES.

24 Classes of Fares on N W. Railway -There are four classes of ordinary assenger accommodation on the North Western Railway for which the fares are as follows -

	North Western Railway generally.	Mushkaf Bolan and Sind Pishin Lines.
1st Class 2nd Class Intermediate Class, 3rd Class,	1 anna per mile 6 pies 21	18 pies per mile. 9 ,, ,, 41 ,, ,,

LUCCAUT BATES AND BULES

99 Passengers' Luggage and Free Allowance -On all railways all packages of whatever description (except specie or bullion, ride para 1621) taken as passengers' luggage will be weighed, and the following quantities allowed free of charge -

For each	1 at Class passenger,			60 seer	\$
	Ond			30 ,,	
	Intermediata Class pas	senger,		20 ,,	
	3rd Class passenger.		,	15 ,,	

Half the above quantity for a child's half ticket

See also paras 66 d to f and 103

EXTRACTS FROM THE NORTH WESTERN RAILWAY'S GOODS TARIFF Schedule of authorised Maxima and Minima Rates for Goods Traffic applicable to

the N W Railway under the orders issued by Government of India n Public Works Department Resolution No. 563 E T, dated 18th July 1891, as modified by Government of India Circular Ao 11 Railway, dated 14th December 1895

Classes	Pies per	Pres per maund per mile.		
1.	Maximum	Minimum		
5th, 4th, 3rd, 2nd, 1st, Special, Explosives.	1 	}		

N B -One pre may be taken as one twelfth of a penny, and one maund as 82 29 pounds avoirdupors (there being 27 22 mauuds to 1 ton) * Referred to in Chap VIII p 100

GENERAL BLUES

3 Published Eates —The rates quoted in the rate lists herein and in the printed elects exhibited at stations are from any one station to any other station and are inclusive of all charges except in special cases, where the rule that it is not appeared to the control of the rates can be accretizated from

The rates can be accetained from Supernacedors, yd Karrachee Armachee to be by the railway nt, or the sereral neer is required to

quired to be count of the

will be charged dinary stock are

guoted

RATES AND RULES FOR LOCAL AND THROUGH BOOKING

34 General Quotation of Rates - The N W Railway has through booking arrangements with certain mentioned railways, all of which quote a rate per arrangements with certain mentioned railways, all of which quote a rate per

arrangements in the mand per mule as Route by which Traß

Hailway has entire command of a stateons, it may send the traffic by public does not exceed that by the

shortest route 36 Fixed Rates on N.W. Realway -Goods are conveyed on the North Western Railway under different rates of freight according to their classification.

These rates are as follows -- Special Class Goods at 4 | 11e per manual per mile.

Ist 3
2nd 3
3rd 4
4th 4
5th 4
5th 5thosire or X 15 11cs

are allow are other steered rates whis

of 6 pies per manua is it Peters I to in Chap VIII. p. 171.

294 LIGHT RAILWAYS AT HOME AND ABROAD

signments of and 3rd 4th 5th and explosive class goods and 3 pies per maund uj on special and 1st class goods

39 Terminal Charges in Through Traffic -In through book ng with foreign lines a terminal charge of 3] es per maund is added to the actual mileage rates upon all classes of goods except on cross traffic ac traffic passing through innetions.

40 Special Terminal on Traffic between Kotra and Kurrachee City -- In calculating rates for booking between I otra (and ding Kotra Bandar) and hur raci ee City or h amari 12 miles extra are added to the act ial distance to and

```
10 seers 20 5 lbs Avoirdness
   9 lbs Avoirdness - 1 md (divided into 40 seers)
2 on maunds 1 ton
  100
              3 6 3 tons
```

1 (

44 Commined Aule -Except where otherwise specified then in consequence

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are

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lower charge may be in force

1

40 D W

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H. P.

Norz -This rule also obtains on certain other railways On two it applies when spec ally notified to be comb ned On one it applies to we ght only

> MINIMA CHARGES AND METHOD OF CALCULATING FREIGHT CL

seers is tendered for despatch by goods train it will be refused as goods but will be accepted with the consent of the cons gner as a parcel and booked as such by passenger train PIVL mo - J

ш. (IV charge₄ 1 to + Blauba ple appeal to lues a and (a) thus -

14 seers are charged for as 4 maund. 26 121 3 mannds and so on

* Referred to in Chap II p 14

MINERALS

113 Mineral Class Goods on N W Railway -All mineral class goods (other than coal cohe and [stent fuel) cons gned in full wagon or truck loads (see para. 31) will be earried at the following rates according to the distance they are carried over the North Western Railway -

t pre per n aund per m le for d stances belo v 100 miles I i e per maund per mile for distances over 100 miles and

Subject to tl e d fferential rule

below 300 miles 1 p s per maund per m le for distances 300 miles & above

Owners to load and unload If the rail ay has to do this 3 | ses per manned will be clarged for each operation Minerals packed in bags in smaller quant ties 1st class rate on actual weight

for the distance carried. Note.-Minerals unpacked in smaller quantities will not be a cepted for

carris e over the N W Railway Minerals charged at the 1st class rate will be loaded and unloaded by the railway

RATES AND CONDITIO 5 FOR THE CARRIAGE OF COAL CORY AND PATENT FLEE FOR THE GENERAL PUBLIC

አነ	Consumments	t	:	full wagon	loads-

Per maund per mile. 0 15 pie. 0 15 0 10

50 000 up to 900 0 900 000 400 0 400 000 600 0 800 000	900
---	-----

2} per cent. 10 25

LIGHT RAILWAYS AT HOME AND ABROAD

The rebate under this scale will be limited to 10 I er cent of the total quantity

carried
127 Rebate on Aggrega
over the Home Line —At th
aggregate consumments to os
shall have exceeded 50,000

ments made in accordance with the following scale —

maund will be made for each operation

296

On quantities in excess of—

Mda Mda Rebate

50 000 up to 200 000 22 per cent

20 000 000 71

500 000 000 25

The rebate under this scale will be limited to 15 per cent of the total quantity of coal carried.

129 All charges for loading and unloading coal into and from railway wagons as well as those for transhipment at ferries or otherwise shall be at the entire coat of the consigners and cons grees, and will be in addition to the rates herein

prescribed
When it is necessary for the railway to load or unload a charge of 3 pies per

APPENDIX VII

No. 514 R. C. of 1896

GOVERNMENT OF INDIA

PUBLIC WORKS DEPARTMENT

RAILWAY CONSTRUCTION

Simla, the 17th April 1896 Terms on which the Government of India are prepared to consider offers for the construction by the agency of private companies of branch lines forming forders either to State lines worked by the State or to railways worked by companies

Brad-Public Works Department Resolution No 924 R C, dated 15th Septem ber 1893 *** * D 7 4

The Government of India have accordingly resolved to cancel the previous Resolutions above quote! upon this subject and to issue a fresh Resolution em

2 I roposals for the construction of branch lines under this Resolution must conform to the following terms and conditions

(L) Applicants must satisfy the Government that they are in a position to command substantial financial au port

(11) The gauge to be adopted must be approved by the Covernment in each case

- 298 LIGHT PAILWAYS AT HOME AND ABROAD
 - (vi) leasmuch as these railways are chiefly required for the development of
 - (a) It may be stipulated that after the opening of the railway for traffic

Under (a) t e company will receive an absolute gnarantes of inte est at a rate not ex eccding 3 per cent, and a higher return if the net carn ings of the branch are auffi elent to pry more than the gua an eed divi tend.

may be agreed upon The minimum dividend to be guaranteed in each particular case will depend upon consideration of the elroumstances but for the present no offer will be entertained

that requires a guarantee exceeding 3 per cent. or (b) It may be provided that a payment be made to tle branch company

> Under (b) tl a company will recci a a dividend of 34 per eent provided that the amount of the net care ngs from local and inte changed traffic ha fficient and a higher eturn if the net carpings of the branch from i sown traffic be sufficient to pay a higher

d vidend

branch constany a u v de u v per cent per annum on the actual expenditure charged in the capital account of the branch railway com I sny as entered in rupess in the

campany s books in India provided always that the payment so made to the branch company shall in no case exceed the net earnings of the main line from

nted ent ınt e of ron má uffic 927

neli

nsi above the whole of such earnings will go to the branch company In either of the above cases (a) or (b) if the capital is raised in sterling the

(a) No capital expenditure by the branch ralway company will be allowed as between the Secretary of State and the company unless the prior sauction of the Secretary of State shall have been obtained The company shall have no power to increase its share or stock capital nathout the sa iction of the Secretary of

(b) ·

DEBAGE OF GREEK HINKS (vni.) Ft 1

ble to cipital,

company at 1 1 hand In branch rath

necesalty fo referred to the Director General or Assistances as arbitrator, and his decision shall be has!

a d sout million

ned to publis ranch railway

works (4) The results of existing surrey

t on lar waragraph 2 is part of entage of

ich Lane

Company

(7) Railway materials for the branch railway will be carried over State lines at the special rates prescribed for such materials belonging to State

railways

4. The Government of Iudia reserve the right to purchase all such branch - at subsequent intervals of 10 years on 12

times the yearly average net earnings years preceding the purchase, with a 100 per cent of cost price on a rupee

basis

5 The Government also reserve-

(1) The right to fix and vary from time to time the classification of goods and maximum and minimum rates for each class of goods, as well as of passengers, and

at the median and the name of the na

The Governments of Madras Bomba; Bengal the North Western Piovinces and O dh and the Punjab The Chief Commissioners of the Ceptral Provinces Burma and Ass m

Onder -Ordered that this Resolu tion be forwarded for information to the Local Governments and Adminis trations and to the officers merginally noted

Also that it be published for general information in the Garette of India

W S S BISSET Col, R E Secretary to the Government of India

Documents Accompanying

and C

Enclosure No I (with Form 1 and Appendices A B and C) to Government of India I esolution No 514 R C of 1896

MEMORANDUM A

- For the guidance of per one or syndicates decarous of submitting proposals for the construction of branch railways in Li das forming feeders a their to State lines worked by the State or to railways worked by companies
 - of each share,
 - (b) all the termini together with the names of all the principal towns from, through into or near which the railway is intended to be constructed as well as the names of each civil division and district to be traversed by the proposed alignment.
 - (g) the proposals for working the rankay when constructed and if any

struction of which the Cove liment is inflared to entitude to companies, and copies of such plans, sections, and estimates will be furnished on payment of the cost of copying

7. But in regard to all such a formation statistics, plans sections or esta

FORM A.

To accompany all applications for leave to construct a branch or feeder railway in any part of British India

Nature of particulars to be specific l		Particulars	
1	The name of the Company, person, or persons by whom the application is preferred, the proposed amount of capital, the number of shares, and the amount of each share		
2		heference to an Appendix (vide Appendix A) may be lere given if necessary	
3	The length, as far as known, of the proposed railway		
4	The gauge proposed and weight of rails		
5	The motive power to be employed		
6	The maximum tolls, rates and fares intended to be charged on the pro- posed railway	Reference to an Appendix (vide Appendix B) may be here given if necessary	
7	Details of any agreement which may have been provisionally arranged, or which it is desired to enter into, under which the proposed line, when constructed, is to be lessed out for working to any custing Railway Administration	Reference to an Appendiz (vide Appendiz 6) may be here given y necessary	
8	Any further information that may be required to enable the Government of India to thoroughly understand the scope of the proposals		

APPENDIX A

ALIGNMENT OF PROPOSED BRANCH RAILWAY.

Principal towns and districts or provinces through which the projected railway will pass				
Towns	Districts or Provinces			

APPENDIX B

Schedule of maximum and minimum rates and fares intended to be charged on the proposed branch railway

Maximum Passenger Fares -Pies per mile Pies per mile 1st class.

2nd class Intermediate class

3rd or lowest class

Luggage

Carriages --

Single carriage.

Two or more carriages on one truck.

Horses-Single horse.

Doys -Each,

 $Parcels \rightarrow$ Not exceeding 5 seers or 1 cubic foot, ..., 10 ,, 2 cub c feet, 20 ,, 4 30 6

.. ,, 40 For every additional 10 seers or 2 cubic feet, or portion of 10 seers or 2 cubic feet.

Goods rates -

5th class. 4th ,, 3rd ; 2nd ,,

1st Coal edible grain and other low priced staples to be carried at special rates,

Minimum

Maximum Minimum Pies per maund Pies per maund per mile per mile

Maximum Pies per mile

Minimum. Pies per mile

Maximum Minimum Pres per truck Pies per truck

Minimum Maximum Prea per mile Pies per mile

Maximum Minimum Pies per 50 Pies per 50 miles of portion miles of portion therenf thereof.

Every additional 100 miles First 100 miles Annas Annas

Minimum Maximum Pies per maund Pies per maund

per mile per mile

305

MITADIA C

Working of prope of I ranch rathest

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(m) &c

(u)	_
m \ &c	
Or	
It has been provisionally arranged with the Company to wook the projected branch railway, when completed ing terms	on the follow
(1)	
(11)	

Enclosure No II to Government of India Resolution No 514 P C of 1896

MEMORANDUM R

of having surveys for branch tleir expense by the Public

3 Every such application shall be accompanied by a map to a scale of 1 mile to 1 inch with the line of the proposed survey delineated thereon so as to ho =

P

cost of copying

1

6 But in regard to all such information statistics plans sections, or esti mates which may he furnished it is to be recogn sed that the information thus offered to any person interested in the matter is simply the best information of the kind at the disposal of Government and that Government cannot accept any responsibility whatever in regard to the accuracy of any of the documents

APPUADIA AII

LICHT RULW 118 1CT 1898 [" 4 60 \ 1cT Cu 1 1]

APPANCIMENT OF SE TIONS

No. 11 at

- I Letal 'asl ment of Light I ailway Commission
- At 1 'ication for orders authorising light railways. 3 lowers of local authorities under order
- 4 Loans by Treasury 5 Special a frances by Treasury
- 6 Limitatio 1 on amount of advance and | 10 visio 1 of n oney ly National Dibt Commis ioners
- 7 Consideration of application by Light Railway Commissioners
- 8 Submis ion of order to Board of Trade for confimation
- J Consideration of order by Board of Trade
- 10 Confirmation of order by Board of Trade
- 11 Provisions which may be made by the Order
- 14 At theation of general Railway Acts 13 Mode of settling purchase money and compensation for taking of land
- 14 Payment of purchase money or compensation
- 15 Provisions as to Board of Trade
- 16 Expenses of local authorities
- 17 Joint committees
- 18 Working of ordinary railway as light railway 19 Power of owners to grant land or advance money for a light railway
- 20 lower to grat t Crown lands
- 21 Provision as to Commons 22 Preservation of scenery and objects of historical interest
- 23 Junctions with existing railways
- 24 Amendment of order
- 25 Provision as to telegrat be
- 26 Apr 1 cation to Scotland
- 27 Extent of 1ct 98 Definitions
- 29 Short title. SCHEDULP9

LIGHT RAILWAYS AT HOME AND ABROAD

parish that dr gaje od not exceeding ten years to be fixed by the order so i uch of the rall ay as is in that jarish shall not be assessed to

may authorise the Board of Trade to extend any such yeriod

made on such cond tions a d at sh h 400 interest as the treashry d rect 5 Impitation on amo nt of advance and provision of money by National

1 (2) The National Debt Commissioners may lend to the Treasury and the Treasury may borro v from the National Bebt Commissioners is in money as may

Consideration of application by Light Radway Commissioners --(1)

rules made under this Act

310

(3) The Comm sancers al all before deciding on an application give full opportunity for a yobject one to the application to be lad before them, and shall consider all such object one whether made formally or informally

(4) If after cons d rat on the Commissioners think that the application should be granted they shall settle a y draft order submitted to them by the applicans

ľ

In acting of the raises and see that all such matters (including provisions to the satistic that it is a lighthrough of the land proposed to be taken) are marted (the raises at the raises).

(f) The critical the Light Rulway Commissioners shall be provisional only and the first the control commissioner of the Board of Trade in manner through the transfer of the control of the Board of Trade in manner.

(6) Where an apprarie of rachest railway his been refused by the Light

8 Submission of order missioners also all submit missioners also all submit that it is not a cruer, a right testion, the audit the ranner in whill reference to the order with the country of the country

cl) petitions must be led, sed Sound of Trade —(1) The Board of Trade shell countier any order submitted to them under this Act for confirmation with several reference to—

special relation to ...

Objection thereto

(3) If the Board of Tade on such consideration, are of opinion that, by reason

and the effect therefore the

•••

ard of Trade may

may contain provisions to

purposes—

(a) the incorporation, subject to such exceptions and variations as may be

respect to the purchase and taking of land otherwise than by egreement and

w of the genact to the

ailway

mpanies for the purpose and

- (d) giving any railway company any power required for carrying the order into effect and **1.** a , ,,
- and (1) authorising a council to advance or borrow money for the purposes of the railway and limiting the amount to be so advanced or borrowed and regulating the terms on which any money is to be so advanced or borrowed and
- (h) the manner in which the profits are to be divided where an advance is made by a council to a light railway company as part of the share capital
- of the company and (i) the proper audit of the accounts of the managing body of the railway where the managing body is not a local authority and the time within which the

312

- (I) empowering any local authority to acquire the railway and
- (m) any other matters whether similar to the above or not which may be considered ancillary to the objects of the order or expedient for carrying those objects into effect

bereditaments belonging to the same prophetor may be otheried by the proposed

(2) The Board of Trade may, with the concurrence of the Lord Chancellor, make rules fixing a scale of costs to be applicable on any such arbitration, and may, by such rules, limit the cases in which the costs of counsel are to be allowed

(3) The Arbitration Act 1889 (53 & 53 Vict c 49), shall apply to any and ather at

hundred pounds

15. Provisions as to Board of Trade (37 & 38 Vict c 40) -(1) If the Board

wfutlandows tl .

and (b) the parties making "

way, and in the c made to any suc

aldition, were par 3 of the Act

(2) The Board of Trade may make such rules as they think necessary for (2) The Board of Franch and the Board of Trade or regulating the procedure under this Act, whether belose the Board of Trade or

I - He pitti Attis

may raise the money - 1 ay raiso are money (a) if the expenditure is on its expenditure, by borrowing in manner anthomsel (a) if the expenditure is and by the order , and

(6) and

I necessary, of any of the to this Act (bei g enact inies with respect to the

(c) giving the necessary powers for constructing and working the railway, including power to make agreements with railway and other companies for the purpose and

(d) giving any railway company any power required for carrying the order into effect and

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(g) authorising a council to advance or borrow money for the purposes of the rollway and limiting the amount to be so advanced or borrowed and regulating the terms on which any money is to be ac advanced or

borrowed and (A) the manner in which the profits are to be divided where an advance is made by a council to a light railway company as part of the share capitol of the company and

(1) the proper audit of the occounts of the managing body of the rulway where the managing body is not a local authority and the time within which the railway must be constructed and

fixing the maximum rates and charges for traffic, and
 in the case of a new company requiring the company to make a deposit and providing for the time of moking and it e arg lication of the deposit,

(1) empowering any local anthority to acquire the railway , and

(m) any other matters whether similar to the above or not witch may be considered ancillary to the objects of the order or expedient for carrying those objects into effect

that no duties shall bereafter be levied in respect of passengers conveyed on a light railway constructed under this Act in respect of the conveyance of such passengers upon such railway

13 Mode of settling purchase money and compensation for taking of land -(1) Where any order under this Act incorporates the Landa Clauses Acts, any matter which under those Acts may be determined by the verdict of a jury, by

(2) The Board of Trade may, with the concurrence of the Lord Chancellor, make rules fixing a scale of costs to be applicable on any such arbitration, and may, by such rules, hmit the cases in which the costs of counsel are to be allowed.

(3) The Arbitration 1ct 1889 (53 & 53 Vict c 49), shall apply to any arbitration under this section.

14. Payment of purchase money or compensation - iny order under this Act may, notwithstanding snything in the Lands Clauses Acts, authorise the payment to trustees of any purchase money or compensation not exceeding five hundred pounds the state a manage

(8) th

3 of the Act

(2) The Board of Trade may make such rules as they think necessary for regulating the procedure under this act, whether before the Board of Trade or -4 - 11 -- - -

- (b) if the expenditure is not capital expenditure, as if it was on account of the
- expenses of an application under this Act

 (3) The Doard of Trade may from time to time, on the application of any
 council, extend, subject to the inuitations of this Act, the limit of the amount
 which the council are authorised by an order under this Act to borrow, or to
 darance to a light railway company, and the limit so extended shall be sub

ta t _ _ for the

exceed

314

(5) applied in aid of the rate out of which the expenses of the council in respect of

applied in all of the fact one of management of the helt railway are probable

Lecal Govern

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nay be, sointed mittee cts to t shall

as a ower or owners to grant man or survaince anomaly of the production of the purpose of any works of a light railway, he set with covery any land for the purpose of any works of a light railway, he settled to the sanction of the Board of Agriculture given under this section on every contained for that purpose either without payment of any purchase settled from position or at a jirce less than the real value, and may so can ey it free from position or at a jirce less than the real value, and may so can ey it free from position or at a jirce less than the real value, and may so can ey it free from position or at a jirce less than the real value, and may so can ey it free from position or at a jirce less than the real value, and may so can ey it free from position or at a jirce less than the real value, and may so can ey it free from position or at a jirce less than the real value, and may so can ey it free from position or at a jirce less than the real value, and may so can ey it free from position or at a jirce less than the real value, and may so can expend the position of the long than the position of the long that the position of the long that the position of the long that the position of the long that the position of the long that the position of the long that the position of the long that the position of the long that the position of the long that the position of the long that the position of the long that the position of the long that the position of the long that the position of the long that the position of the long that the position of the long that the position of the long that the position of the long that the long

all incumbrances thereon
(2) Whenever any reson who is a landowner within the meaning of the

as 110 comes occurred any common stall be purchased taken or accement over or affecting any common stall be purchased taken or acquired under this let authous the co-sent of the Board of Agriculture and

the fand taken and where a common is divided to secure convenient access from one part of the common to the other

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(a) the amending order may be made on the application of any authority or

person and
(5) the Board of Trade in considering the expediency of requiring the

railway

ent" in

a light rail ay u uc 1 , 26 Application to Scotland -Tl is Act shall apply to Scotland with the following n educations -

(1) In section 5 of this act the expression " Secretary for Sectland" shall be substituted for the expression and Board of Agriculture" and Board of

councils may co (3) 'Arliter shall be snb titnted for arbitrator" and that arbiter shall be deemed to be a s gle arbiter within the meaning of the Lands Clauses Acts

LIGHT RAILWAYS AT HOME AND ABBOAD.

and in lieu of the provisions of the Albitration Act, 1889, the provisions of an arbitration shall apply, except the xpenses of the arbitration, in lieu of effect, namely, the expenses of the e in the discretion of the arbitrar, who

the the amount of expenses, or any part title the amount of expenses to be so expenses to be paid as between agent

and client

316

(4) The Lord President of the Court of Session shall be substituted for the Lord Chancellor .

(5) The money necessary to defray expenditure, not being capital expenditure, incurred by a county council in pulsarsee of this Act, shall be raised by a rate imposed along with but as a separate rate from the rate for maintenance of

nses, being

to district following

modifications-

- (a) A district committee shall not be section two hereof except with the special or statutory meeting special notice setting forth the sent to each councillor.
- (b) A resolution to give such convent shall not be passed by the council unless two thirds of the councillors present and voting at the special or statutory meeting concur in the resolution.
- (c) Asthing in this Act shall authorise a district committee to raise money by rate or losin, but any money necessary to defray expenditure, not being capital expenditure incerted by it in jurisance of this Act, shall be raised by the county council by a rate imposed along such but as separator rate from the road rate, and any money excessary to defray expenditure shall be raised by the county by borrowing in the manner authorised by the order, as in section auteen hereof mentioned,

317

The same of the sa

23 _ Definitions. — In this Act, unless the context otherwise requires, —

SCHEDULES

FIRST SCHEDULE (SECTION 3)

MODE OF PASSING SPECIAL RESOLUTIONS

- 1 The resolution approving of the intention to make the application mu t be passed at a meeting of the council 2 The resolution shall not be passed unless a mouth a previous notice of the
- resolution has been given in manner in which notices of meetings of the council are usually given 3 The resolution shall not be passed unless two thirds of the members of the

council I resent and voting concur in the resolution

SECOND SCHEDULE (Section 12) ENACIMENTS BELATING TO SAFETY, ETC

Session and Chapter	Title or Short Title	Enactment referred to
2 & 3 Vict c 45	An Act to amend an Act of the fifth and sixth years of the reion of his late Majesty King William the Pourth relating to highways	The whole Act
5 & 6 Vict c 55	The Railway Pegulation Act 1842	Sections four, five, six
9 & 10 Vict e 57	An Act for regulating the gauge of rail vays	The whole Act
31 & 32 Vict c 119	The Regulation of Radways Act 1868	Sections nineteen twenty, twenty two twenty seven twenty eight and twenty nine.
34 & 35 Viet c 78	The Regulation of Railways Act, 1871	Section five
36 & 37 Vict c 76	The Rulway Regulation Act (Returns of signal arrangements, working etc.) 1873	Sections four and six
41 & 42 Vict e 20	The Railway Returns (Continuous Brakes) Act 1878	The wl ole Act
46 & 47 Vict c 34	The Cheap Trains Act, 1883	Section three
52 & 53 Viet e. 57	The Regulation of Pailways Act, 1889	The whole Act

THIRD SCHEDULE (Secriov 17)

Joint Connected

(0)

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cisting vote
cisting vote
(h) The quorum proceedings, and place of meeting of a committee, whether

(A) The quorum proceedings, and place of security of a commutes, whether within or without the area within which the committee are to exercise their authority, shall be such support to the committee, and it the event of their different in the committee, and it there exist of their different in the committee, and it is the event of their different in the committee, and it is the event of their different in the committee, and it is the event of their different in the committee, and it is the event of their different in the committee of the committee of their different in the committee of the c

on an application by classe to the quorum, proceedings, and place of (i) Subject to those regulations the quorum, proceedings, and place of meeting whether within or without the area within which the committee are to everyse their jurisdiction, shall be such as the committee direct

APPENDIX IX.

STATUTORY RULES AND ORDERS, 1896

No 787

RAHAVAY

LIGHT RAILWAY

Rules dated September 1896 made by the Board of Trade with respect to Applications to the Light Railway Commissioners for orders authorising Light Railways **

Notice of Proposed Application,

1 Notice by advertisement —Notice of intention to apply to the Light Rail way Commissioners for an order authorising a light railway, or for an amending order, must be published by advertisement in each of the consecutive weeks in

he Light

and book of reference and section and of the estimate hereinafter mentioned

of May or of November, 1 li, district and parish parish any part of the inspection during office

liones

With the above documents there must also be deposited a sheet or sheets of the ordinare maj, on a scale of not less than one much to a mile, with the line of railway in licited thereon, so as to show its general course, and intertue in the control of the contro

The Come tenoners will at all times be prepared to give every facility in their power for considering and maturing proposals for the construction of light rail

ways to be submitted to them

^{*} Note —These Pules will regulate the procedure before the Light Pailway Commissioners where a scheme for a light tailway has been matured and it is intended to make a formal as pleastion for an order

4 Deposits with Government Departments.—Copies of the drult order and of
uring the month
f the draft order
eneral the Comthe War Offen.

the War Office, th the Secretary ules 1 and 2, in it the month of

Hans, Eool of Prference, and Sections

5 Plans —Every I lan must be drawn to a scale of not less than four Inches to the nu'e, and must describe the lands intended to be taken, and the line or situation of the whole of the railway (no alternative line or work being in any

hundred fest

8 Dutances to be marked —The dustances from one of the termin must be shown in miles and ferfong, on the [lan, and a memorandum of the radius of every curre not exceeding one mile in length shall be noted on the [lan in

any jubic carings load, a soch andening or narrowing shall be marked on diversion and the extent of such andening or narrowing shall be marked on division.

scale as the plan and to a versace of the ground marked on the plan the bundred feet, and shall show the surface of the ground marked on the plan the

LIGHT RAILWAYS AT HOME AND ABROAD

one of the termini of the railway

In every section the line of the railway marked thereon shall correst and with

the up per surface of the rails 15 Vertical measures to be marked at change of gradient - Distances on tle datum line shall be marked in miles and failongs to correspond with those outle plan a vertical measure from the datum line to the li e of the railway

be unaltered

322

ence to the numbers on a hor zontal scale of not less than one inch to every three I undred and thirty feet and on a vert cal scale of not lo e than one inch to every forty feet shall be added with a shall ellow the present surface of such road cand or iallway and the intended eurice thereof when eltered and the greatest of tiegresent end intended rates of melunation of the port on of such road or rail way i tended to be altered shall also be merked in figures thereon and where any public curriage road is crossed on the level a cross section of such road shall also be added end ell such cross sections shall extend for two hundred yards on

tunnel

he

Not ces to Owners Lessees and Otlers

21 Service of notices on landlords and others -During the month of April or of October the promoters must serve a unice on the owners or reputed an a

franchis 1

such lat is and rough sting him to state any objections I e may lave to such lands I ing taken

Firsty such notice shall be as nearly as may be in the form set out in the shell to these I ules

on the real authority (where other than a country belong) district of jarish council of any read instruction gives the favor set to favor raise or which will be otherwise interfered with the favor set in the project of the project

this Rule and of Rule 21 in the

October

company

Estimate

26 The estimate shall be in the following form, or as near thereto as circum stances inay permit —

Estimate of the proposed Light Railway.

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Contingencies Land and build	lings •		•	•	. Per	eent	a. r	P	
				7	otal		•	£	

The same details for each b anch, and general summary of total cost

Application to the Commissioners

27 Documents to accompany application.—Freey at lication to the Commissioners for an Order must be made in the monite of May or of November except in the year 1906, when it must be made in the monit of December, and must be in the case of a corporate body under the read of not hody, and in any then by any three of them, and must be accompanied by—

(1) act ye of the adsertment of the instead to be a proper than two,

.... ... it a least order and of each of the documents remained by

occupiers on whom notices have been served, and a suntement as far as can then be made whether in each case they assent, dissent, or are renter.

General I roussions as to Autices

os Anthentication, etc., of notices.—Notices and other such documents etc. of notices and partly in Friting and partly in ted if signed by the frometer or any With notice or other document is If the notice or other document is

or to further name or descriptions

1

Fees

... Trade -Before lodging any application w

General

31 All communications to the Commissioners should be on foolscap paper and written on one side only, and should be addressed to --

The Secretary,
Light Railway Commission,
23 Great George Street,

32 In the case of an application for an amending order, such of the require ments of these Rules as are mapplicable will be dispensed with

33 These Rules shall remain in force until modified by the Board of Tradi-

The Board of Trade Set tember 1896 COURTENAL BOYLE, Scoretary

London, S W.

SCHEDULE.

Form of Notice to Landowners and others

Sir,

We beg to inform you that application is intended to be made to the Light Rillway Commissioners for an order authorising a light railway from to and that the property mentioned in the annexed scholar or some part thereos, in which we bunderstand, you are interested as

set forth in the annexed schedule

I is stipling in the sometime senting a weathin her of the 1 by your in oring a ust there is at your earlist convenience, that we may correct the same without delay

 ς befule referred to in the foregoing notice describing the property therein all wied to -

	Parish, Township Townland or extra parochial I lace	Number on Plans	Descrip-	Owner	Lessee	Occupier
I reporty on the hise of the pro- posed work or within the limits of the deviation intended to be applied for						

I the undersigned assent to [dissent from] my property being taken for the proposed work [and my objections are that]

APPENDIX X

GENERAL ENACTMENTS RELATING TO RAILWAYS REFERRED TO IN SECTION 12 (2) OF THE LIGHT RAILWAYS ACT, 1896, AND NOT PREVIOUSLY NAMED IN CHAP A.

Carriers Protection Act, 1830 (1 Will IV e 68)
[This Statute (11 Geo IV & 1 Will IV e 63) protects "common carriers for

1876 1

Conveyance of Mails by Railway v. 1837 (1 & 2 Vict c 98)

Regulation of Railways Act, 1840 (3 & 4 Vict c 97)
[This Statuta deals with returns to be made by the company, bye laws, branch

ratiways, etc]
Reculation of Railways Act. 1844 (7 & 8 Vict c 85)

[Tolls, Board of Trade prosecutions, cheap trains, etc]

Documentary Evidence 1845 (8 & 9 Vict e 113)

Railway Clearing System, 1850 (13 & 14 Vict e 33)

Abandonment and Dissolution of Railways 1850 (13 & 14 Vict e 83)

Railway and Canal Traffic 1854 (17 & 18 list c 31)

[iradic faculties undue preference through traffic, as ecual contract as to goods and animals]

Railway Companies Arbitration Act, 1859 (22 & 23 Vict c 59)

Lands Clauses Consolidation Act (Amendment), 1860 (23 & 24 Vict c 106)
Landway Companies Powers 1864 (27 & 28 Vict c 120)

Railway Companies Securities Act, 1866 (29 & 30 Vict c 108)

[Loan capital account to be kept open to inspection, etc.]
Lands Clauses Consolidation Act (Amendment), 1869 (32 & 33 Vict. c. 18)

Abandonment of I arlways, 1869 (32 & 33 Vict c 114)

Railways (Powers and Construction) Amendment Act, 1870 (33 & 34 Vict. c. 19) Lailway Rolling Stock Protection Act, 1872 (35 & 36 Vict. c. 50)

I silway and Canal Traffic, 1873 (36 & 37 \ 1ct e 43)

Contagious Discuses (Inimals) 1878 (41 & 42 Vict. c. 74)

Commonable Rights (Compensation), 1882 (45 \ set c. 15)

Post Office (Parcels), 1882 (45 & 46 \ 1ex e 74)

1 alway and Canal Traffic, 1889 (51 & 52 Vict c. 25)

SUPPLEMENTARY NOTE ON THE COLONIES.

Turn to are generally so fan obtacles in the way of cheap construction and simple methods of working in the Colonies, wherever the utmo t economy is essential, that high railways are frequently built wishest being specially classed as such. Thus, the office (in London) of the Agent teneral for Western Australia would probably inform an enjurier that the government of flust colony have not adopted the system of high railways and, indeed, a country which has con-ructed 830 miles of 3 feet 6 inch gauge railway at a cost of not more a separate system of

ilway development in blo from the London

office and the cost per rule of railway on both gauges (5 feel 3 inches and 3 feet 6 inches) may average as nuch as £7561, but extensions on the broader gauge were actually made on light rulway principles more than thirty years ago. The cost per rule of railways in Queens land is less but the government of that clony last year deputed their chief engineer to visit and report on light rulways in Lincope and America. The average cost of railways in Nictoria is about £12,200 per mile, and a trial of light railways is being mids in one of two of the outlying districts. The Williee extensions in Victoria may not individually show a profit, but they act as feeders to main lines, they contribute to the general revenue, they have encouraged the settle ment and the cultivation of an increased area, the traffic is growing,

but lines of the at a cost of only

the 3 feet 6 mch cost per mile of

2253 miles of railway, on the same tallet, in Cope Colony is (quoted by the Minister of Railways, New Zerland, 1895, Return No 15, at)

so called, other than tramways.

In Canada, during the warmer season of the year from April to

330

November, waterway communication is open for 2260 miles from the mouth of the St Lawrence to Port Arthur Thence to the Pacific railway communication covers an almost equal mileage. In the winter months the whole distance must be traversed by railway The paid up capital on 15,768 miles of completed railway is \$887,975,020, or £11,263 per mile The confederation of Canada was accomplished in 1867 The construction of the Canadian Pacific Railway was commenced in 1877 The Dominion adopted in 1882 a policy of assisting companies by grants of money and lands under rigid restrictions in regard to quality of work. In the East, cash subsidies per mile of \$1600, \$3200 or even \$6400 were granted under the Railway Subsidy Acts In the West, the subsidies took the form of land grants, and used rails were also given In 1886 the Canadian Pacific Railway was completed Up to the end of June 1894 the Dominion Government had assisted the construction of other than its own lines to the extent of £2,250,000, the Provincial Governments had contributed nearly £6,000 000 and municipalities nearly £3 200,000 The railways referred to on page 109 as examples of cheap construction on a narrow gauge have long since

been incorporated in the Grand Trunk Railway and the whole of the Canadian railway system is now laid on the 4 feet 81 inch gauge

SUPPLEMENTARY NOTE ON THE PROMOTION AND WORKING OF LIGHT RAILWAYS.

(Sectional Discussions and Conclusions relating to Light Rulways re ported in the International Railway Congress Bulletin, vol 11 1897)

Contributive Traffi (M do Bicker's paper) - Feeder lines sorve local, public and national interests so largely that they should be assisted, if necessary, by corporate bodies. This assistance should, preferably, take the form of subscriptions for ordinary shares great companies should not supply capital to the feeder lines, but should pay them a bonus per passenger or per ton Through book ing of goods is not advised, not only because the expense of through arryce falls mainly on the small line, but also because the latter is forced to adopt the rates, classification, regulations, and system of accounts which obtain on the big line Tho small line requires little or no classification, and should be able to apply its own rates (pp 822-837)

Relaxation of Normal Requirements for Light Railways - Govern ments are generally recommended to facilitate the construction and ments are solicit railways, which, however, must not be allowed to working of marry with existing lines Similar facilities should be compete united of light traffic which form part of main line systems

(pp 810-880)

1 orking of Light Radways by Leasing Companies - is a rule. the lessee should provide the rolling-stock and the terms upon which the lessee should be to be taken over on the expiry of the lesse require the rolling store consuleration There would be less objection to a very careful consuleration the remainment of actual extended to the remainment of actual ext very careful continuous the repayment of actual expenses, if the lesses oddy based on the net receipts, as, eq, if he were awarded of working The

recommended It - percentage of the ldition, whether or

gross : not the same coefficient in 111 - 11 to goods receipts.

332 PROMOTION AND WORKING OF LIGHT RAILWAYS

and whether or not there be a special remuneration based on passenger mile

Light Rails

ing the best r of one site or

conditions of each case (pp 1186-1197)

Biaker for Light Railways - Here, again, it must be recognised that the conditions are too variable to allow of definite conditions being formulated as to the special brakes to be used on light railways It is obvious, however, that economy must be the first consideration (pp 1200-1221).

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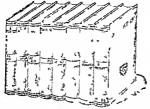
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Generally, much that was obsolete and supererog previous editions, has been expunged and now matter sub The additions are comprised in the Chapters on "Medi Evidence in India," "Wounds and Injuries," "Rupture of Organs," "Hanging and Strangulation," "Rape, Infantici Feeticide", whilst the Chapters on "Poisons" have been cla and a medico-legal account of several important poisons A Chapter on "Snake-Poisons" and "Snake-Dites" which ha madvertently omitted from former Editions has also been porated

It may be thus noticed that the Authors have endeavou deal with Indian medico-legal matters essentially from a pre standpoint, although, where absolutely necessary to the chion of the text, the scientific aspect has not been neglected. Mr Grisser desires to add that as the entire revision, annot and extension of the scope of the book has been carried of his co-author Suegeon-Captain Patrick Herie, the matter as perhaps, no further authenticity

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OUTLINES

OF

MEDICAL JURISPRUDENCE FOR INDIA.

SECTION 1-METHOD OF INVESTIGATING MFDIGO-LEGAL CASES IN INDIA

CHAPTER I.

INTRODUCTION

Frahm wary remarks—Scope and object of this book—Niceas ty of some knowledge of meinted jurisprudence—Necessity for careful other-ration —Marks found on dead bodine—Medical reports, what they should conta n—Only facts should be recorded without any expression of opinion on the facts—Castion to be zero-sed before expressing an opinion—Evidence in regard to sears—Examinate on electrical wounds —Wounds exceed before or site deadin—Perfementer examination of decomposed body—Whether body warm or cold when found—Peousts to be noted when a body is found—The supers—Peohen condess—Peons

MEDICAL JUBISPRUDENCE, LEGAL OF FOREYSIC MEDICINE, PROBLEM 25 15 that branch of medical accessor which treats of the remark. Various connections between Law and Medicine It deals with all medico legal subjects related to the administration of justice, and also with certain cases involving questions of the civil and social dates of individuals Briefly, then, medical jurisprudence is the application of the science of medicine in all its branches to legal purposes Some authors claim for medical jurisprudence a very wide field, but it is not the object of this book to discuss more than the outlines of the subject, a knowledge of which is required for the criminal cases which come before the Indian coarts

of law Nor is it supposed that the scientific witness w' gain any more help from a perusal of this book than ho possesses from his own knowledge There is, however, very large class of men in this country, who, though the daily avocations bring them into contact with the criminal courts, have little or no knowledge of medical jurispru Police vakeels and magistrates are apt to consider that knowledge of medical parisprudence can only be with a knowledge of medicine, and the consequence is, that there are many trials which are carried through their various stages without the slightest enquiry into medico-legal* points which are of the nimost importance, and an elemen tary knowledge of which might possibly save many innocent man from punishment, or obtain the conviction of the guilty It is for such a class of persons that this he is intended, and it does not profess to give more than the outlines of the science, with such practical hints, ohta from many years experience, as may prove of service the conduct of criminal cases It simply opens a door, through which the student may see the many vast halle through which he has to go before he can pretend to be a real master of the science.

Scope and object of this book

Necessity of some knowledge of medical juris t rudence

2 Dr Taylor, one of the most emment of medical jurisprudents, stated "Medico-legal knowledge does not consist
so much in the acquisition of facts, as in the power of
arranging them, and in applying to the purposes of the law
the conclusions to which they lead A man may he a
most skilful surgeon, or a most experienced physician, his
mind may be well stored with professional information,
yet, if he is unable by the use of simple language to make
his ideas known to others, his knowledge will be of no
avail One far below him in professional strading and
experience may make a better medical witness" In the
same way, it may be said that any man with ordinary common sense, and the talent of intranging facts, may, after
mastering the radiments of medical jurisprudence, be able

[·] Pertaining to law, as affected by medical facts - Dungluon

to prosecute or defend a case with success Writers on medical jurisprudence are almost exclusively medical men, their readers are chiefly medical men or medical students. and the information is given with a view to the witness box, where the medical man plays so important a part Of course, without a scientific training in medicine, the student cannot expect that his upinion will be called for as an expert, but a witness, however great his knowledge may be, can only give his evidence in answer to questions put to him It follows, therefore, that in order to be able to examine or cross examine a witness properly, the valcel or lawyer must have a knowledge of the questions to be asked, and it will depend upon the questions that he puts, whether he will be successful in eliciting from the witness all the facts that bear upon the case The examination of a medical witness in this country is only too often of a most perfunctory character, and there is frequently no cros examination at all (In the majority of cases before the magnetrates, the prisoner is never defended, and, unless he is a well to do man, be is generally undefended oven in the higher courts.) This is a matter much to be regretted, and there is a great deal in what has often been niged in the Public press, that public defenders should be appointed as well as public prosecutors As regards the police and the subordinate magistrates, if they possessed a better knowledge of the elements of medical purisprudence, they would be able better to understand the points to be worked out, and would take more paras than they do at present to record even the minntest details Medical men are by no means infallible, though they are often inclined to be dogmatic, or, as Taylor says, "they are apt to confound what is mere matter of belief with proof " During late years the science of modical pursprudence has made great strides. In the majority of cases cortain facts have become established. and in other cases it has been shown that a

[•] Symptoms are those phases or clarges ad sease and which serve to indicate if Symptoms are of two kinds—subject or or those put ont, a diebject or or those observed by the

Necess ty for

time considered certain tests, are no longer so. It should no longer be possible for a medical witness to dogmatise incless he can show his reasons for so doing. If he cannot do that, and has increly his own opinion to set against the received authorities, his oridence is of little value.

It has been remarked by a learned Scotch Judgo in a trial for murder, where the prisoner was acquitted mainly owing to carelessness of observation when the body was first seen, that "a medical man, when he sees a dead body, should notice everything" In this country it rarely happens that o medical man sees a body when it is first found. It is generally sent to him for examination many hours after death has occurred In mino cases out of ten the preliminary examinntion is conducted by the polico and the village authorities Upon them, therefore, devolves that first and most important daty of observation It is, however, inclancholy to find how grievously this duty is in most cases neglected. The inquest paper, or maha arnamah, prepared by the police and village authorities is generally most unsatisfactory, and it almost always hoppens that evidence is elicited at the trial regording the state and position of the hody and its surroundings which have found no mention in the inquest paper This carelessness opens the door to concected evidence on one side or the other, and it must be remembered that subsequent ovidence of facts, not mentioned in the first report, is always open to suspicion To take one point which is alluded to further on in the text. We can recall to mind but fow cases of murder in which the witnesses who were present of the finding of the hody have been able to say whether it was cold or warm Even in England, this is a point which Taylor says is frequently omitted to be observed, and, as he justly remarks, this omission "may give rise to great inconvenience, if not to a failure of justice" To those persons whose duty it is to collect the ovidence for the prosecution, it may be said that every emission in the matter of observation is a point which the prisoner can advance in his favour Whethur he will do so or not is another mat-If he is an ignorant man, and is undefended, omissions will probably not he noticed, but if we have a clever vakeel or lawyer to cross oxamino us, one who knows something of medical jurisprudence, we may feel sure that his questions will turn, not an much upon what we have observed, but upon what we have neglected to notice Each nmission will then become a weapon of defence

4. It frequently happens that a medical witness says Marks foun tbat, on examination of a dead body, he bas found marks nf blows, but it very rarely occurs to the prisoner's vakeel to ask the witness whether he has upplied the only reliable test for distinguishing between false ecchymosis (or hypostasis)* and true ecchymosis, 112, meision. It is probable that many cub magistrates and vakeels are not aware that

there are certain post-mortem appearances which exactly emulate marks caused by blowe, and if the medical witness bas not applied the test, his opinion regarding the cause of these marks is worthless. Mr Gribble has had a medical witness before bim who, on being questioned, did not even know what hypostasis meant 5 Medical officors who conduct an examination, or a Medical repost mortem, should endeavour, as much us possible, to shulled the possible of the shull be avoid technical terms in their report. The report is not

intended to give them an opportunity of displaying their learning, but of conveying information to others, which is best done by the use of ordinary and intelligible phraseology Let us take the case of an apothecary who

is sent fresh from college to take chargo of a mofussil station and dispensary, if, in his report of an examination of n dead hody, he were to say (what has been said in a case quoted by Taylor),-"The nuly morbid appearance of the brain was an atheromatous deposit* in the Pons Varoluit near the situation of the locus niger,"t it is ten chances to one that the snb magnetrate to whom this report comes will not be any wiser than before

Taylor gives another amusing instance of this A medical man in coart was describing the injuries lie had found on the proscentor Ho said that he had found him suffering from "a severe contusions of the integumental under the left orbit, with creat extravasation of blood and cochymosis in the surrounding cellular tissue, which was in a tumified T state "

Judge - You mean, I suppose, that the man had a bad black evo?'

Watness - 'Yes'

Judge - Then why not ear so at once ?'

Knowledge, which is locked up, as it were, in technical terms, is of no use except to the possessor of the key It may be very useful to the owner of the Loy, but, like a miser's wealth, it is of no good to any one else. If we wish onr Laowledge to be of any use to others, we must make ourselves nuderstand

Only facts should be recorded w thout any express on of op mon on the facts

6 Avoid as far as possible, the expression of any opinion Record facts, and wast until your opinion on those facts may be asked for Mr Gribble remembers a case of considerable importance—it is discussed in detail hereafter as the Surivana Kovil Case-in which a body was found

[†] Pons Varels is the term g ven to the lowest part of the bran except the medulia oblongata which is the link of communication between the sp nal cord and the bra n

I The locus n ger or black spot as a part of the Pons Varol ;

[§] A bruise an injury without breach of the skin

[¶] Swollen

hoging The apothecrty who first examined the body gave it as his opinion that death had been caused by hanging, and that owing to the absonce of any marks of violence, the hanging had been suicidal. It is clear that the latter part of this opinion was premature. All that was wanted was an opinion as to the cause of death. Whether it was a case of smeide or of homicide was for the magistrate and the judge to decide, and could depend only on the evidence.

In another case, an apothecary awore that he believed the prisoner had caused an abortion by inserting a stick into the woman's private parts. There was no doubt about the woman having been delivered, the only question was whether it was an abortion self caused or an ordinary miscarriage The apothecary had examined the woman three days after the delivery There was then no lochial* dis charge, and all the symptoms that he could describe consisted in a slight redness of the parts It transpired that when the woman was brought for examination, the apothecary was told that she was suspected of having caused nhorton. In con-duction an examination, the medical mnn should not allow himself to he prejudiced by statements of the case from the police or the parties interested. He should state what he finds, and found his opinion simply upon those facts and nothing else, and the result will be far more satisfactory to the court before which the evidence has to be recorded Dr Casper, the eminent German medical jurisprudent, was a striking example of the value of medical evidence founded on a thorough independent examination. Ho was most cantions in forming an opinion, but when he did so, it carried double weight Two of his reports no given as an example of what a roport should be in the chapter on "Strangulation";

The loc) said scharge or loches as the sem senge record incharge that takes place from the gen tal organs during the two to four weeks succeeding labour.

8

exercised before expressing an opinion.

7. In this country especially, a medical witness should be most cautious in giving his opinion as to the cause of death It often occurs that the estensible cause of death is not the actual cause. For instance, it does not follow that in the case of a body found hanging, the cause of death was hanging The bedy may have been hung up after death, but death may have been first caused by injuries, or possibly, by person Instances have occurred in which person has been found in the stomachs of bedies found hanging Dr Chevers alludes to the frequency of the practice in this country of hanging up the bodies of persons who have been otherwise murdored This is a subject which will be discussed in more detail in the chapter on Hanging, ned is only alluded to here in order to point out the accessity of a thorough post-mortem examination to all cases, oven when there is seemingly an osteosible cause of death

In giving evidence as a witness, the medical man should -

- (a) speak londly and distinctly,
- (b) answer questions entegorically-" Yes" or "No". (c) nover uso superlatives .
- (d) give answers irrespective of the possible results of trial.
- (e) express no opinion as to the guilt of the prisoner, but state facts only
- (f) avoid using technical terms, and
- (a) avoid long discussions, especially theoretical nrgnments *

Prodence in regard to scars

Questions may prise in the evidence of a medical witness in regard to the age of sears and to the possibility of sears and tattoo marks disappearing Regarding scars, Casper said "Scars occasioned by actual less of substance, or by a wound healed by granulation, nover disappear, and are always to be seen upon the bedy, but the scars of leech bites, or of lancot wounds, or of cupping instruments, may disappear after n lapse of time that cannot be more

[.] HUSBAND & Forensic Medicine and Medical Police Fifth Ed p 17

Tichbournn case

distinctly specified, and may therefore cease to be visible apon the hody It is extremely difficult, if not impossible, to give any certain or positive opinion as to the age of a scar" A change of atmospheric temperature may cause the reappearance of scars that bave apparently vanished Slapping the part may likewise do so Scars in children grow in length only Thu minner of production of the wound and the nature of the healing process affects the shape of the scar Clean cut or incised wounds leave linear scars. hnt a wound healing by granulation will probably be irregular in shape Scars of gun-shot wounds will be irregular and disc shaped, and adherent to the sub lying tissue With regard to tattoo murks, they "may become perfectly effaced during life," especially is this so if vermilion has been used, they are much less likely to disappear if Indian ink is deposited in the skin. It may bo

9 Examine most carefully the size and position of all Examination of external wounds extornal wounds Tho case of Reg v Gardner is one of the leading cases on this point Hore a woman was found dead, hor throat cut, and a razor in her right band The wound in the threat, however, was in such a direction that it could not possibly have been caused by the right hand. and there were cuts on both hands which could only have been crused in a struggle, proving beyond a doubt that a

remembored that the question of the disappearance of tattoo marks created much discussion in the celebrated

murder, and not a suicide, had been committed 10 Be careful in noting any signs which may go to show Wounds cannot whether the wounds were caused before or after death An dath interesting case, showing the importance of this point, was tried at the Cuddapah Sessions in 1873 The body of a man was found in a well, and certain persons were accused of having thrown him in There were no external marks of injury except that onn of the ears was missing. At the trial, it was urged for the defence, that the deceased had accidentally fallen into the well, and the ear had been

. ... 1. ...

exten off by fishes, crubs, &c Although the body had been examined by a medical man directly it was found, there was no reliable evidence to show whether the ear had been cut off before or after death. If it had been cut off before numeraton, it is probable that there would have been some contraction of the edges of the wound or some other signs of a natural tendency to heal, which would not be the case if the ear had been bitten off by fishes after death. The accused were acquitted, and the death was held to bave been caused by needent

Post mor em
exam nat on
of decomposed
bods

The Surgeon should not be deterred from a postriorien examination on account of the decomposed state of Of course, there are cases in which decomposi tion is so advanced that an examination is impossible, but there is good reason to beheve that cases occur where decomposition is given as a reason for not bolding an examination, when one might really have been beld Dr Casper once examined the body of a woman who lad died ten months previously by falling into a cess pool Not only was the body highly decomposed, but a portion had been converted into adspocere * The woman a master was suspected of having seduced the deceased and of having thrown her into the cess pool, fearing that she would give birth to a child and the result of the intimacy become known Casper, knowing that the womb resists the action of decomposition longer than any other part of the body. persisted in his examination, and found that the womb contained no feetus, and that, therefore a great part of the suspicion was unfounded

Whether body warm or cold when found

12 Be most careful in enquiring whether, when the body was found, it was tearn or cold † Allision has already been made to the importance of this point, but the case of

m m w

[†] The rap dity with which the temperature of the body falls after death

Gardner, already mentioned, may be given as an instance In that case two persons were accused of the murder, and the innoceuce or guilt of one depended entirely upon the time it takes for a hody to cool. The hody when found was rigid, and if rigidity could have set in within the space of four hours, the murder must have been committed by the second prisoner, a woman named Humbler, who, for four hours previous to the fluding of the body (about 7-30 A M). was the only person in the house. If it takes four hours and more for nigidity to set in, which is the time fixed by the most experienced physicians in Lurope, the murder must have been committed by Gardnor, who, up to that time, was in the house and in the same room with the deceased Other circumstances tended to fix the guilt upon Gardner, and he was convicted, the woman Humbler being acquitted. but had the hody heen warm at the time it was found, there can be no doubt that Gardaer would have been acquitted and Humbler prohably convicted

In this country, where there are so large a number Points to be of deaths reported as from drowning, it would seem advis holy is found able that every case of suspicious death should be seat to the nearest hospital for post mortem examination. On receiving actice of a suspicious death, the village authorities should at once send information to the nearest police station.

varies up der d fferent circumstances as the following table from Hessians a Forensic Medicine shows -

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COOKING OF THE BODY
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Covered by bad clothes or otherw so nnex posed, when cooling will be slower than it cold dry air quickly moving

b Condit on of body | Slow, if fat

a Wast ng d sesses-Qu ck

b Suffocatio 1-Slow

c Cholera yellow fever, rhounat c fever and cerebro si nal memogit s—Increase of heat after death

afallar name ke on the no of son Part IT Chan Y

and the enquiry should commence. The following are some of the points about which the fullest information is necessary and should be available.

- (1) Date, place of making the examination, and names of those who can speak to the identity * of the body?
- (2) When the body was first found, was it warm or cold? Was it rigid or not? Was it well or ill nourished?
- (3) Had decomposition set in; if so, how far had it advanced?
- (4) What was the exact time of death?
- (5) Whon, where, and with whom was the deccased last seen alive?
- (6) What was the exact attitude and position of the body when found?
- (7) Note the position of all surrounding articles, such as bottles, papers, weapons or spilled hauids
- [Note -These articles should be collected and preserved]
- (8) Note the exact position and size of any marks of blood on the body or in the vicinity State whether the blood was dry or highd Condition of clothes of deceased—torn or disordered.
- (9) Did the deceased show any special symptoms? If so, when were they first noticed, and how long did they continue? What were his babits?
- (10) How long after partiking of any meal, food, drink, or medicine, did the symptoms occur?
- (11) Did they intermit, or did they continue without mitigation until death?

[&]quot;With regard to identify in the living it allowed by remembered that the hair is often dyed blue black or reddish by the people of It dis, either for

- (12) Secure any portion of the food or medicion which may be suspected to contain poison
- may be suspected to contain poison
 (13) Secure all matter vomited or evacuated
- [Note—When accuring food or vomited matter, be most careful to put each matter aperately in a clean pot or vessel, do not take any old pot, or piece of pot, that may be offered, but must upon being sumplied with a new and clean extrem treat, which should at once be accurely fustened, and, if possible/scaled and carefully gaarded, until it is given suto the bends of the medic! officer!
- (14) Note the external appearance and general colour of the body, and all marks of violence, scars, the products of disease such as ulcers, herain, &c.
 - (15) Are there any muuries?

Note - We should recollect that there may be no axternal signs of injury said wet death may be due to violence. There is often great difficulty in feeding whether en injury was indicated before or effer death.]

- (16) Note the height, determined by measurement, and
- apparent age
 (17) Note the sex.

[Antr -It so only in advanced patrefaction that these is difficult to determine. Here found only on the pubes is clarecterisms of the femels, but if / steatends apwards on the abdomen it is equally so of the male.]

- (18) Note the position of the tongue, is it normal or abnormal, injured or not?
- (19) The condition and number of the teeth, are they complete or iocomplete? Any peculiarity as regards size and form, in order to coropare with bite on suspected party. &c
- (20) Condition and contents of the hands and nails (In the drowned, weeds, saad, and indications of prolonged immersion In those shot, scorching and blackening of the hand from powder, or injury from recoil of the weapon | Is the weapon grasped firmly in the hand | Cadwerie spasing |
- (21) Condition of the natural openings in the body—nose, mouth, vagury, &c Presence of sund or weeds in the mouth of those found in the water. Presence of marks of the corrosive poisons Presence or absence of signs of virginity, or of recent injury about the female external generative organs

and the enquiry should commence. The following are some of the points about which the fullest information is necessary and should be available.—

- Date, place of making the examination, and names of those who can speak to the identity* of the body?
- (2) When the body was first found, was it warm or cold? Was it rigid or not? Was it well or ill nourished?
- (3) Had decomposition set in if so, how far had it ad vanced?
- (4) What was the exact time of death?
- (o) When, where, and with whom was the deceased last seen above?
- (6) What was the exact attitude and position of the body when found?
- (7) Note the position of all surrounding articles, such as bottles, papers, weapons or spilled liquids
 [Note—These art class should be collected and preserved]
- (8) Note the exact position and size of any marks of blood on the body or in the vicinity. State whether the blood was dry or liquid. Condition of clothes of deceased—torn or disordered.
- (9) Did the deceased show any special symptoms? If so, when were they first noticed, and how long did they continue? What were his habits?
- (10) How long after partaking of any meal, food, drink, or medicine, did the symptoms occur?
- (11) Did they intermit, or did they continue without mitigation until death?

^{*} Will rega dio dertty atlaling talo ldbe remembered that the for a often dyed blue black a sedd at by the people of I da e ther for

- (12) Secure any portion of the food or medicine which may be suspected to contain noison
- (13) Secure oll matter vomited or evacoated

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- (14) Note the external appearance and general colour of the body, and all marks of violence, scars, the products of disease such is indeed, herois, &c
 - (15) Are there any resumes?

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[Note—We should recollect that it eromay be no external e gas of injury and yet death may be due to relence. There is often great difficulty in deciding whether as injury was indicted before or effect death.]

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- (19) The condition and number of the teeth, are they complete or recomplete? Any peculiarity as regards size and form, in order to compare with l, t, on sespected parts. &c
- (20) Coodition and contents of the hands and mails (In the droweed, weeds, saod, and indications of Irbologied interesion. In those shot, scorcing soil blackening of the hand from powder, or injury from recoil of the weapon. I sith weapon prayed firmly in the hand. Cadaverre sparm?
- (21) Condition of the natural openings in the body—non, mouth, ragins, &c Presence of rand or recels in the mouth of those found to the water Presence of marks of the corresive poisons Presence or absence of signs of raginity, or of recent injury about the female external generative ory ans

SEC 1

(22) Condition of the neck Presence of marks of strangulation Any irregularity in the line of the vertebre Are there may marks upon the threat or under the ears.

Note any other companies expenses and all retre-

Note my other ansperious circumstance and all statements of suspected parties, ascertaining the business of the deceased (if any) and whether he has experienced any disappointment or nusfortine, or whether there is an insurance on his life.

Finally, after having noted these points, and after

having caused them to be entered in the mahararnamah or inquest paper, which should be signed by the village authorates, have the body at once taken to the nearest hospital or dispensary. Accompany it there, and take with you all matters and naticles connected with the case. Be caroful that no unnecessary delay occurs in this iespect, for it is of importance that the body should, if possible, arrive in the hospital before decomposition sets in

The inquest

14 It very often happens that the inquest held by the village nuthorities is nothing more than a farce. Owing to their dread of pollution from being brought into contact with a dead body, the members of the inquest often sit down at a distance and afterwirds sign the record upon hearsy. The police officer should institution the members of the inquest personally satisfying themselies as to the correctness of the statements in the inquest paper. This paper should contain full and detailed information on the several points just mention ed. If information is omitted from the inquest paper and subsequently supplied, it is always open to suspense.

Police notes

15 The police officer should also remember the neces sity of taking full notes for his own information. When called upon to give evidence, he should not attempt to speak merely from memory, but, if he has taken notes, he should not should not be should not not the should not weight will be attached to his evidence it it is shown that he exercised in intelligent observation, and if he shows

bimself cautious before committing himself to a statement of opinion If he has omitted to note may special point, it is far hetter, should be be asked a question, to at once admit the omission, instead of making a guess, which may very possibly be proved to be wrong.

CHAP. 1]

Surgeon-Major Cullen favoured Mr. Gribble with the following remarks -

"I have had corpses sent me from a distance, the escort "of which having been changed, I could get no information " as to whose corpse it was supposed to be, the Polico report "reaching me, perhaps, some hours after or next day; and "I have been obliged to say I examined a body at such an "hour, and said to be brought from such a direction, but "could not say if it was that of decensed.

" A medical man should put private murks on each article "he examines I have had a case in which I eximined "several clothes for blood status and numbered them, but "in Court I found all my numbers hud been changed from " one to the other"

CHAPTER II.

ON EVIDENCE IN INDIA.

THE great difficulty with which all magisterial and judicial officers in India have to contend, is the false evi-

dence which daily comes hefore them 16. It is probably no oxaggeration to say that nease Falso and conscarcely over comes before a criminal coart in which there

is not a certain amount of false or concected evidence. Even in cases which ure substantially troe, there is generally u

certain amount of concocted evidence This ovidence hreaks down and is proved to be false, and the result very often is that a true case gets let off. The duty of a indge or a magistrate in this country is, generally speaking, not so much to decido which story is the true one and which the false one, but to separate the falsehood and the truth on hoth sides, and, having eliminated the former, to decide upon the case Mr Holloway, for many years a distinguished judge of the Madras High Court, frequently remarked in his judgments, that the legal maxim, falsum in uno, falsum in omnibus,* did not apply to this country In England, the discovery that some of the evidence for the prosecution had clearly heen concocted, would probably be quite sufficient to ensure the release of the accused , but if such a rule were to he followed in this country, there would scarcely ever he a conviction

Instances of peculiarities of native evidence

17. The native mind is, generally speaking, unable to understand that the truth "unadorned is adorned the most," and a witness, therefore, adds on to what he knows, not so much with the intention of speaking a falsehood, but in order to make the case as safe as possible. Instead of confining himself to what he knows or has seen, he speaks of what he has heard, or what he thinks took place. An amusing instance of this moral perversity is given by Chevers—

A man named Luxiah hin Budiah was tried for perjury in Khandesh (1837) At a trial for highway robbery, this person had given evidence under the name of Kallia-hin-Dowjee, and had sworn that, on a certain date, he had followed up the footprints of certain robbers, etc. On being cross-examined respecting various particulars which he had not come prepared to answer, he admitted that his name was not Kalliah hin Dowiee but Luxiah-hin-Budiah, and further that he was not present when the robbers were triced. He further said that his friend, the real Kalliah, was sack and unable to attend the court, and that therefore he came to

a 'False in one thing false in all '

depose for bim, that the facts to which he had deposed were perfectly true, and that although he was not humself ao eye witness, yet they were notorious to all the people of the village He was sentenced to one year's imprisonment with labour and to receive tweoty-five stripes

18 On reference to Goodeve, we read that "Mabome- Mahomedan law

dan law, in certain prescribed cases, allowed the singular dence by proxy expedient of giving evidence by proxy In the event of the death of the principal witness, the absence of the witness on a three days' journey, or his sickoess, and in a certain class of cases where the judgment was not harred by doubt, a witness, or the person who would have been such, was pera mitted to supply a proxy, substituting another person to .1 detail facts or opinions for him "

19. The following case occurred within Mr Gribble's False evidence experience, and shows how false evidence can he brought into a true case A merchant was passing through a village with a number of handles laden with timber A number of Madigas danced the 'sword dance' in front of the handles This is a dance which, when performed, always excites the indignation of the Malas (These two classes of mee form the representatives of the left and right hand castes amongst the Pariahs | The Malas protested against the dance, a fight followed, and a Mala was so severely wounded that he subsequently died of his injuries An attempt was made to prove that the merchant had struck the blow of which the Mala died, but when the witnesses came to be cross examin ed regarding the details of the fight and what subsequently bapponed, they broke down entirely There were minor discrepancies regarding the retoal spot where the blow was struck, but three of the witnesses were pulpably reconsistent One said that the deceased, after be had been struck. was earned to the choultry, where he lay insensible for the whole of the night, until the police came next morning . a second said that the deceased, ofter he was struck, was left on the read, where be remained grouning and insensible the whole night, and the third, a police constable, said that

deceased, immediately after he had been struck, walked about two miles to the next police station, showed his wounds, and laid a complaint aguinst the prisoner? This witness, in describing the injuries, had taken no notice, or no complaint was made, of the injury which subsequently caused death, namely, a blow on the shall which caused a piece of the bone to impinge on the brain. Another strange incident in this case was that the deceased was sent to the hospital and discharged cared after about five days, the injury to the brain having been unnoticed. A few days afterwards he was again admitted, and died of the injury, which had been previously unremarked.

In this case there could be no doubt that there was a fight between the Madigas and the Malas, when the latter obstructed the procession, but infer a man had been seriously wounded, it was altempted to put the responsibility on the merchant, who, during the fight, was lying ill in his bundy

False evidence through fear 20 Falso evidence is no often given or concocted through fear as through enanty or ovil motives The following case tried at the July sessions (1884) at Caddapah, is a good example —

Two brothers lived together, they were well to do, and their house had been twice robbed. A noted robber, who had severil times been convicted, and who was the terror of the neighbourhood, lived in the next village. On a certain occasion one of the brothers went away for two days on business, while the other brother remained at homo. During the night he heard some one breaking into the hut where their goods were kept. He went to the door and saw the robber they so much dreaded, leaning down, trying to open the lock of an inner compartment. He rushed in with a stick and struck the man a blow on the head. The robber stooped down to pick up a stick by his side, and the man gave him another blow. At this juncture a neighbour came in and, struck him a third blow. It was then found that the robber was dead.

the corpse in a handy and drove off two miles to the railway, where they placed the hody on the line just before the mail train passed. The body was found next morning with the head cut off and the legs broken The train had passed over the neck and tho legs The remains were sent to the hospital and the skull was found to be fractured in two places, evidently by blows, and the spicen and liver completely runtured From the spot where the body was found, up to the presoner's house, were discovered marks of wheels and a track of blood. Both brothers were accused of murder One pleaded an alibi, which was true, and the other denied all knowledge of the robbery or of the death of deceased It had been a moonlight night, and almost all the neighbours had turned out at the noise, vet some were found to swear that the brother, who at the time was several miles off, was one of the persons who put the corpso in the bands After the prosecution had closed, and before the summing up, the second prisoner, wisely persuaded by his counsel, made a clean brenst of it, told how the lobbory took place, and that, dreading the known strength and violence of the robber, he had struck bim soveral times, and then fearing the consequences, had driven the body off, belned by a neighbour, to the radway The second prisoner was acquitted on the ground that he had acted in justifiable defence of property The first pusoner, who had been absent, was also acquitted If the prisoners had only told everything at first, they would probably have never been committed

21. Another reason for falso evidence is ignorance. A False evidence witness comes up on behalf of the accused or, it may be, ignorance of the prosecutor. He is first examined by the value for his own side Ho knows that this vakeel will ask him no embarrassing questions, and answers everything without hesitation In fact, he probably says a great deal more than he really knows When the other vakeel gets up, he knows that he is retained on the opposite side, and his questions may therefore be dangerous. Accordingly, he thinks the best thing to do is to naswer every question in

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CHAP H]

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the negative, and is not deterred oven when the answer is palpably an untruth. He soon gots into difficulties and then has to admit that he has been giving false answers. This, of course, throws anspicion upon the whole of his previous ovidence, the principal part of which may have been true.

Remarks on the evidence of the uneducated class of natives

The idea of a witness of the uneducated class of inhabitants, seems to be that he must help the judge to convict or acquit the prisoner, as the case may be "This or that is what really imppened," be thinks, "but if I don't tell the judge he will never find it out" Of course, there are a great many cases in which the evidence is wilfully false, but we believe that in a very large number of cases, where false evidence is given, it is not intentional, and it only requires a little patience and good humour to find out what is true and what is false In civil cases this is much more difficult, and there is scarcely a civil case that comes before the courts in which there is not wilful perjury and frequently forgery on both sides These cases generally have to be decided on hard facts and on circumstantial evidence Good circumstantial evidence is generally supposed to be the best kind of evidence that can be produced. but it is remarkable in this country how frequently circum stances are forged so as to fit in with one another

False confes a ons are not uncommon 23 False confessions are also not uncommon. In Europe it sometimes happens that a man will make a false confession of a crime that is occupying public attention, but it is generally found that the person is of weak intellect. In this country, however, confessions are sometimes made simply because the accused know there is strong suspicion against them, and think that, possibly by confessing, they may get off the extreme penalty. Dr. Chovers mentions several cases of persons who confessed to baving murdered men who were still living, and who had never been attacked. This is often ascribed to undue pressure of the police, and there can be no doubt that fear of torture has produced many a false confession. It would be a bold thing to say

that police torture no longer takes place, and Mr Gribble has frequently had cases before him where confessions had been made which were subsequently withdrawn, and which he could account for in no other way than that nudue pressure had been used by some one. The subject of police torture is alluded to further on, and we will not therefore dwell noon it here. It may, however, he as well to allude to the remarkable success which attends the efforts of some of the special decoity inspectors. One of these officials never brought a case into court without a confession from one or other of the prisoners There is every reason to believe that the cases brought up wore true cases, though whether all the details of the confessions were true is another matter. There can be no doubt that a large number of these confessions were obtained, not by torture but by persuasion A prisoner is told that if he will make a clean breast of the matter, he will probably get a comparatively slight punishment, and in the meantime his family shall be provided for The villagors them selves are only too glad to get a dangerous gang run in, and make arrangements for the provision of the family of the man who confesses The confession onco made, leads to other evidence corroborating it, and the gang is broken up It is, of course, a fact that there are a number of entirely false accusations, but we believe it to he equally a fact that the persons sent up for trial are, generally speak ing, the real offenders, though it probably very often occurs that the ovidence submitted in support of the accu sation is entirely false

24 Zeal in detection sometimes carries the police a great /alif plan deal too far, and Chovers quotes a case in which the poline, ried too to having found an nurceognizable dead hody, manufacture 1 a murderer

concubine wa

murdered him, and identified the corpse as that of the missing man The man himself however tarned up just at the right moment, and the prisoners were acquitted Ent99

sequently, three of the police were convicted of having exterted confessions and sentenced to five years' rigorous imprisonment

Conclud ng re marks 25 The foregoing remarks are nothing more than an allusion to this subject. To treat it exhaustively would require a whole volume, but to those who wish to study the subject further, and to read some remarkable cases of false evidence, fabricated charges, and police torture, we would recommend a perusal of Dr Chevers' work, in which this subject (as, indeed, are all other subjects connected with Indian Medical Jurispradence) is dealt with in the greatest detail, it is a mine of valuable information.

CHAPTER III

MODES OF DEATH

Syncope—Asphyra—Coma—Tabolary ewed modes of death—Coma death bearns age at the bead—Syncope death begins ng at the head—Syncope death begins no gas the head—Syncope death begins no death—Presumption of death—Presumption of death—Presumption of surrevorship—Doditura relies exist 1 some continues in cryst do surrevorship—Doglish law presumes outling—Exceptional rules in regard to surrevorship.

THERE are three modes in which death may take place by Syncope, Asphyxia, and Coma

26 Syncope, or arrest of the heart's action, may occur from (a) deficiency of blood, due to himmer large, and (b) the effects of certain discases and poisons. The post morten signs of this mode of death are —The heart contains the natural amount of blood, there is blood in the veins and arteries, and there is neither engorgement of the brain or lungs.

27 Asphyxu, or apnoxa, death occurring as a result of any serious interference with the action of the imags of the respiratory mechanism. It may be caused by (a) certain discusses of the lungs, and (b) mechanical obstruction to respiration. The post mortem examination shows distension of the pulmonary artery and its hranches, of the right side of

the heart, and of the venu cave .* the left side of the heart and the norta are comparatively empty

Io Coma, death is doe to some cerebral or brain Coma. mischief, such as may be caosed by apoplexy, fracture of the bones of the head, compression of the brain, etc. Postmortem we find congestion of the membranes and substance of the brain and lungs, with more or less blood in the right

cavities of the heart. 29 The following gives in tahular form the various labeler view of modes of death -

modes of death

I -Coma-Death beginning at the head or, in the Coma-death brain -

beginning at the

bead.

Pressure on the brain or medulla oblongata pression, proplexy, hydrocephalust eto)

Blows on the head causing cerebral disturbance. (Concussion, shock, etc.)

Action of narcotic poisons from their specific netion on the brain and nervous system (Opium, eto)

Action of certain mineral poisons (Barium, prsenic, etc \

Certain discharges and hamorrhages, which, nlthough meanable of producing syncope, paralyse the nervous centres Plugging of an artery supplying the brain by a clot,

or by solid material detached from any surface over which the arterial current has flowed

Certaio cases of Lidoev or liver disease (Urzemic poisoning, eto)

II -SYNCOPE-DEATH BEGINNING AT THE BEART -

(1) Anumia-a deficiency in the quantity or alter-best ation of the quality of the blood-

Injuries to the heart or to the larger blood a nesola

. The large veins which convey the blood from the body to the heart + Hadrocephalus is the technical rame for the disease popularly called

Syncope-death beginning at the

water on the brain' It is a collection of fluid in the cavities of the brain frequently the fluid surrounds the brain as well.

Hæmorrhages from lungs, uterus, etc (Death by depletion)

Discharges other than blood hut which indirectly

drain the blood (Extensive supportation, etc.)

(2) Asthenia—a deficiency in the power of the heart or general intal forces—

Starvation

Exhausting diseases (Phtbisis, dishetes, dysentery, cancer—especially of the stomach and esophagus, timours pressing on the thoracic duct, etc.)

Action of certain poisons

Certain injuries (Concession of the spine Severe blows on the epigastrium, etc.) Severe brain lesions

Apnos (asphy asa)—death beg ninggat the lungs III —APNŒA (ASPRILIA)—DRATH BEOINNING AT THE

 Stoppage in the action of the respiratory muscles This may result from—

Exhaustion of the muscles (Debility, cold, etc.)
Loss of nerve power. Injury to the apper
part of the spinal cord or division of the
pneumogastric* or phremet nerve, producing paralysis of the muscles of respiration
Mechanical pressure on the chest or abdomen,
Tome spasm (Tetanus, hydrophohia, etc.)

(2) Stoppage in the action of the lungs themselves This may result from—

Mechanical obstacles (Entrance of air into chest, through wounds in the thorax, through wounds in the disphragm, etc.)

Division or compression of the eighth pair of nerves—that is, the phenimogastric

^{*} A pair of large nerves which are mainly distributed to the large and stomach but also supply the larger pharger heart heer, etc. This nervo is also called the par wagum.

[†] The nerve which supplies the disphragm or midr fi

(3) The entrance of pure uir into, or the escape of ampure uir from, the lungs being precented

This may result from-

Foreign bodies in the month, nose, larynx, etc. Submersion.

Suffocation, strangulation, banging.

Want of air (as in very high altitudes) or want of a sufficient percentage of oxygen, although the diluent gases, such as nitrogen and oxygen, be mert

Certain irritant gases as SO., CI, etc., which produce spasm of the glottis *

- (4) The supply of blood to the lungs prevented by the plugging of the pulmonury arleryt by a blood clot (embolus) 1
- 30 Amongst the causes of sudden death (excluding Causes of sudden violence and poison) we may mention \$ -

- (1) Disease of the heart (especially fatty degeneration, aagina pectoiis, | nortio regurgitation, 1) and diseases of the perical dium.**
- (2) Diseases of the blood-vessels, especially anenrism and thrombosis tt (The forms of aneurism mostly likely to end suddenly me intra-cramal, intra-pericardial, abdominal and pulmonary). Injuries to arteries, such as occasionally occur

The glottes as the opening at the top of the larynx

[†] The pulmonary artery is a large vessel which passes from the right side of the heart to the lungs after dividing into two large branches I Tipr's Legal Medicine, p 282 et seg An embolus is a clot of blood brought by the blood current from a distant artery, and forming on

obstruction at its place of lodgment § Tint's Legal Medicine, Part I, pp 279, 280

Angua pectoris is cometimes called " neuralgla of the beart."

I Aortic regurgitation is a disease of the heart caused by the backgrad flow of blood from the north rate the left ventricle during the diastole of the heart The dissiple is the period of rest of the heart

^{**} The persondoum is the fibre serous covering of the heart-the bar in which the heart is contained

^{††} Throubous is the process by wh ch a thrombus as formed. A thrombus is a clot of blood formed at the place of the deposit of an obstruction in the blood ressel.

from angular curvature,* etc , have been known

- to cause sudden death
 (3) Large effusions of blood in the brain or its mem
 brane—cerebral and meningeal apoplexy
 - (4) Pulmonary apoplexy and humato thorax †
 - (4) Pulmonary apoplexy and hemate therax 1
 (5) The sudden bursting of visceral abscesses
- (6) Ulcers of the stomach, duodenum, t or of other parts of the abmentury canal
- (7) Extra nterme feetntions, periand retro nterme hematoceles || apoplexy of the overy, || rupture of the nterms
- (8) Rupture of the armary bladder or of the gall blad der, or of some other viscus from accidental violence or other cause
- (9) Cholern and certain zymotic diseases** at times kill very rap dly
- (10) Large draughts of cold water taken when heated (The sudden effects resulting from imbibing large quantities of spirit come nuder the head of 'alcoholic poisoning')
 - (11) Meutal emotion
- (12) The recidental swallowing of foreign hodies, so as to cause blocking of the pharynx and obstruction of the glottis

Presumpt on of

31 With regard to the presumption of death Lyon naswers the question, When will it be presumed that a person is dead? as follows — In India, the law is (a) that if

[.] Angular curreture refers to a bend ng of the spinal column

⁺ Hamato thoras is the empty ng of a wounded or ruptured ressel within the car ty of the chest

[†] The duodenum se that part of the small utest ne just below the stomach

[§] Extra uterane factation or ectop e gestation as the development of the orum outs de the normal case to of the uterus

[|] Per-and retra elerane has storeles are tumours formed by the extravasat on and collect on of blood ground and beh ad the womb

If the overy is the organ for the depos t and evolut on of the primord all ovule corresponding to the test cle of the nale and a mated one on each

a do of the womb
4* The term sympt c a applied to d seases generally classed as ap dom c andemic or contageous and now believed to be due to specific viruses

a person is proved to have been above within thirty years, the legal presumption is that he is still alive, except (b) it is proved that the person has not been heard of for seven years by those who would naturally have heard of him if he had been alive, in which case the law presumes that he is dead (Sects 107 and 108, Indian Evidence Act). The law, however, presumes nothing as in the time of his death, the period of which, if material fas it often must be in cases of succession and inheritance), must be proved by evidence In either case, the presumption arising may be rebutted by proof, in case (a) of the person's death, in case (b) of his being still alive In France, a legal presumption of death arises after thirty-five years of absence, or after one hundred years from date of birth"

survivorsh p

With regard to the question of presumption of sur- Presumption of vivorship, Lyon states that "when two or more persons die at almost the same time, or by a common accident, the question may arise who survived longest, and if no direct evidence on this point is available, the question becomes one of presumption of survivorship As an example of the cases in which this question arises -Suppose A to have left property by will to B, and that A and B die by a common accident, no direct evidence being available as to whether A or B died first Hero the question of presump tion of survivorship may arise, because if A died before B. B may be considered in have succeeded to the property left him hy A, and B's heirs inherit, while if B died first, A's hears inhorit, seeing that B never succeeded to the property willed to lum by A"

33 In some countries definite rules of law exist by which such cases are decided. In France, for example, some of the rules laid down are ---

Defi te roles exist in some countries in re gard to survi Torship

- (1) If all those who perished together were under fifteen, the oldest shall be presumed to be the survivor
- (2) If all were over sixty the youngest shall be presumed the survivor
- (3) If all were between fifteen and sixty, the males shall

be presumed to have been the survivors if the ages were equal, or the difference in age not greater than one year

(4) In other cases, the youngest shall he presumed to he

English law presumes nothing 34 The English law presumes nothing in cases of this kind, and if, therefore, a person made a claim and lad, in order to substantiate it, to prove that A survived B, and bad no proof of that fact beyond the assumptions arising from ago or sex, he could not enceed

Exceptional rules in regard to survivorabin

- 35 It may, however, be pointed ont, that in questions of this kind, it is bkely that the strongest lived longest There are, however, certain exceptions, for example
 - "(1) Whore a mother and child both die daring delivery, if the death of the mother has been caused by harmorrhage, it is probable that the mother died first
 - "(2) If a number of persons die from the effects of oxcessive beat, it is probable that the adults died first, children and old persons bearing heat better than adults
 - "(3) Where the canse of death is drowning, as femiles are more likely to faint than males, and as the occurrence of syncopy delays death by applyxing, it is possible that females may survive longer than males II, however, there has been a struggle for life, it is probable that the males, being stronger, survived the females
 - "(4) Where the cause of death is starvation, aged persons (if healthy and robust), requiring less food than adults and children, probably live longest".

[.] Lyon s Medical Jurisprudence for India, pp 27 and 28,

CHAPTER IV.

WOUNDS AND INJURIES.

What ere wounds-Cause of desth-The inquest-Identification of the body -General details to be observed in regard to identity-Special appear suces to be noted in case of mutilated romains-Notes in regard to a ekeleton or individual bones-Clothea or orgaments may sid in establishing identity-Remarkable cases of identification-Subsequent evidence regarding wounds-Evidence as to whether wounds caused before or after death-Wounds caused after death-Distinguishing features of wounds inflicted before and after death-Suspicion thrown on enemies of deceased a family in cases of natural death-Retracted vessels eafest sign of wounds caused during life time-The postmortem examination-Size and description of wounds to be noted-Has the wound been inflicted before or after death?-Bruses or contased woords-Difference between a blow caused before and after death-Role not to he taken as a hard ned fast nno-Certainty of the rule as regards a blow given after regor mortis has set in-Appearance of woneds inflicted during his-Appearance of wounds inflicted after death-Case of undicist marder of innocent man-Position and course of wound to be described-Poles adopted in Eorope regarding period of death not applicable to Indin-Death whore there is no internal or external mark of mjary-Death from shock-Death from squeezing of testicles-Death of wounded persons from natural causes mistaken for violence-Death after long periods-By what kind of weapon was the would caused-Difficulties in regard to fractures greater than in the case of wounds. The rice pounder a common weapon of assault in the Madran Presidency-Presumption of intention from the weapon and violence need-The Bamboo or laths commonly used in Beneral

MEDICAL evidence is required principally in cases where injuries have caused death. In cases where the injuried person recovers, his own evidence is available, though it may often occur that medical evidence is required in corroboration, or to prove that the wounds have, or have not, been self-inflieded. We will, therefore, first consider cases in which death his occurred. These may be divided into two classes. (1) death caused by wounds, or external injuries, and (2) deith caused by hanging, drowning, sufficiently, strangulation, throttling, smothering, and starvation.

What are wounds 36. Uoder the head Wounds fall all those injuries which come within the definition in the Penal Code of hurt and grievous hurt. It depends upon the nature of the hurt caused, the intention of the party causing it, and the result of the hurt, whether the accused is guilty of simple hurt, grievous hurt, attempt to commit murder, or murder itself.

Cause of death

37. The canse of death is the first and most important question which orises, and is one shout which a doobt mises oftener in this country than no Europo. As already stated, it frequently happens that the apparent cause of death is not the actual cause of death. It is, therefore, of the itmost importance that, as soon as the dead hody is discovered, the surrounding circumstances should be most carefully noted. When possible, a corpse should be left intouched in the position in which it has been found, until the orrivol of the police, or, if they are too far distant, until it has been inspected by the villoge authorities.

The inquest

38. The result of this inspection must he at once redoced to writing, ond in this document—called in the Madras Presidency a mahazarnamah and in Bengal, scoruthal,—every circumstance should he carefully noted. In the mofusul, the village magistrate occupies the position of the coroner, and it very often depends upon the necuracy with which his report is diawn np, nod the confidence which can be placed upon it, whether a crime results to detection or not

Identification of the body

this country, where there are so many wild animals, it is often very difficult to identify human remains as being those of a supposed deceased person. A case occurred in the June sessions at Guddapah (1883), in which the body of a woman, who had heen killed twenty-six hours previously and left in n tanka or dry river-hed, was found entirely stripped

The first point is the identification of the body In

The old surgical definition of a sound makes it consist in a solution of continuity. This definition would not include continuous concessions,

of flesh. The body was, however, identified by a missing tooth in the lawbone and by some of the articles of clothing found lying near it. This is, probably, one of the most ranid cases on record in which all tiaces of flesh have been removed Generally speaking, from three to four days clapse before all traces disappear, and even after this lapse of time, hodies are sometimes found almost intact Owing to the scanty clothing which natives wear, it is often exceedingly difficult to identify remains, and it is, therefore, of importance that nothing should be omitted which can hear upon the question of identification. As a matter of fact, many cases have been convicted-nnd the convictions confirmed by the High Court-to which there has been no identification of the remains, but, as a general rule, in such a case, the sentence is generally not one of death, but of transportation for life This, however, is not invariably the rule, as will be seen by a reference to Illustrative Cases I and II

40 The onsuing summary of the details to be gene- General details rally observed and noted in the examination of persons, or in regard to of bodies, or of bones regarding identity may be interest. identity mg -

I -The following points should be noted under general errenmstances --

- (1) The surroundings of the body-
 - (a) Clothes
 - (b) Jewellery
 - (c) All articles found on the body or in the coffin
 - (d) Hairs grasped in the band or free about the hody.
- (2) The probable business or trade at which the person worked-
 - (a) Condition of the hands (horny or soft).
 - (b) Any special impries to mails
 - (c) Any special stains (such as silver and dye stains)

- (3) The height of the person
 - (4) The weight of the person.

(5) Age-

(a) The amount and colour of the hair.

- (b) The teeth
- (c) The condition of the alveolar processes.
- (d) The condition of the fontanelles *
- (c) The points of essification †
- (f) The condition of the epiphyses ‡
- (g) The size of the hones

(6) Sex-

- (a) The genital organs
- (b) The hreasts
- (c) The general conformation
- (d) The length of the back hair, and the nature of the hair generally
- (e) Pelvis §
- (f) The markings of the bones.

(7) Deformities -

- (a) Shortening of legs from disease of hips, etc.
- (b) Spinal disease.
- (c) Tahpes || (d) Large wens,¶ etc
- (8) Marks, growths, etc., on the skin. Distinguish hetween those arising—
 - (a) From disease (such, eg, as scrofulous ulcers, small-pox, diseased teeth, syphilis, skin disease, etc)

^{*} The fontantiles are the membraness spaces in the infant's head, from delayed formation of bone in the cranial bones

[†] The points or "centres" in which the formation of bone has taken place and the extent to which these centres have developed

The ep physes are the processes of bone attached by cartilage

[§] The private is the cavity formed by the hip bones

| Talipes is the deformity commonly called 'club foot'

There are small extremelings varying in size from a millet seed to an orange, situated in the skin or tissues immediately beneath the skin.

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 - (b) From operations (major operations also bleeding and cupping, leech bites, setons, etc.)
 - (c) From tatooing or flogging
 - (d) From natural causes (discoloration, nevi,*
 moles, waits)
 - (e) From violence
 - (f) From strins (such as blood, etc.)
 - (9) Injuries-
 - (a) Fractures
 - (b) Dislocations
 - (c) Wounds Consider (1) their probable origin,
 (3) position, and (3) extent, etc.

Examine now in detail the various parts and organs of the body

- (10) The Head-
 - (a) Complexion (fur, dark, sallow)
 - (b) Shape and general type of face and head (Europeau, Mongolian, etc.)
 - (c) Forehead (low, high, prominent)
 - (d) Eyes (large or small, sunk or prominent)
 - (e) Nose (short or long, flat and broad, broad or well formed nostrals, etc.)
 - (f) Ears (lobules well formed or continuous with the cheeks—nierced or not)
 - (q) Month (large or small, note scars on the roof and the conditions of alveolar processes)
 - (h) Laps-large or small (cicatrices)
 - (1) Teeth-

Number

Regularity State of decay

Any special parts where they are more than usually worn away

A acres is a mark or blen shide to the distribution of the blood ressels near the surface of the skin or within its texture

- (3) The height of the person
- (4) The weight of the person.

(5) Age-

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- (b) The teeth
- (c) The condition of the alveolar processes.
- (d) The condition of the fentanelles *
- (e) The points of ossification †
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- (1) Teeth-

Number

Regularity.

State of decay.

Any special parts where they are more than usually worn away.

A nouse us an mark or blemsh due to the dilatation of the blood ressels near the surface of the skin or within its testure

Whether there are false teeth or indica-

(j) Chin (full, round, double, pointed, or receding).

(k) Hair-

Amount, color, and length of hair on head, lip, chin

Whether the color be natural (test if necessary)

Whether it has been recently cut

(11) The Neck-

Its characters (short or long, thin or thick electrices)

(12) The Chest-

- (a) Formation (well formed or pigeon shaped)
 (b) Shoulders (high or sloping)
- (c) Sternum or hreast-bone (flat or snnk, etc.)
- (13) Pelvis-
 - (a) The genitals normal or otherwise.
 - (b) In females the question of pregnancy.(c) In the case of a skeleton, decide whether the
- pelvis be that of a male or female
 (14) The Extremities—
 - (a) The arms—size and length generally
 The fingers, short or long

Whether they are of proper proportioned length

Any peculiarities of the nails

The hands, rough or not by hard work

Whether marked or not by stains

(b) The legs—whether uniform or not in length
Anchylosis* of joints

Whether bowed or not Whether Luock kneed The ankles and feet

^{*} Anchylosus is a stiffness or immobility of joints aris ng from various

II -In the case of mutilated remains, the following Special appear

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special appearances should be noted in addition to what all case of has already heen stated -

ances to be not mut lated re mains

- (1) The degree of accuracy with which the parts fit together as follows -
 - (a) Bones
 - (b) Muscles
 - (c) Blood vessels
 - (2) Nature of the mutilation -
 - - (a) Whether the muscles are backed or have heen divided by a sharp knife
 - (b) Whether the bones have been chopped or cut with a fine or coarse saw
- (3) The after treatment to which the parts have been subjected -
 - (a) Whether they have been acted upon hy hme or other chemicals
 - (b) Burning-

If the hones be entire, examino as usual If only an ash he found, examine this for

phosphate of bme (c) Boiling

III -The following details should be noted in the case Notes in regard of the discovery of a skeleton or of individual hones, in to a skeleton or addition to the points already indicated -

- (1) The extent to which the soft parts have dis appeared
- (2) The extent to which separation of the hones has taken place
- (3) The colour of the bones
- (4) Their state of preservation
- (5) Are they human or not
- (6) The sex as determined from the pelvis and the characters of the bones generally
- (7) Do the bones belong to one or to more than one body

- (8) Carefully examine the pelvis and the parts around for the remains of fixed bones
- (9) Examine carefully for any evidence of disease of the bones (Special diseases—anchylosis, rickets, syphilis, softening, etc.)
- (10) Existence of injuries

Clothes or orna ments may a d su cetablishing identity

41 The clothes or ornaments found on a body may aid in establishing its identity. In the case of natives of India, the following points should be specially noted.

In males -

- If the native coat (ongarka or chapkan) is worn, whether this fastens on the right side (= Hindu), left side (= Mishomedan), or centre (= Parsees, Jews, and some Hindus)
- (2) If a sacred thread is worn, whether this passes over the left shoulder and under the left nrm pit (= Hindu), or is worn round the waist (= Parsee)
- (3) If a necklace of heads is worn, the material of which they are composed should be noted if these are of wood, or if the bends at o nuts or seeds, the wearer is probably a Hindu
- (4) It may be also noted that unless both ears are preced, the individual is not a Hindu

In the case of females at should be noted-

- Whether tronsers are worn or not-trousers with a sicred thread indicate a Paisee, withont, a Mahomedan
- (2) Whether there are bangles on the wrists or not An adult female without bangles is probably a Hindu widow or a non Hindu
- (3) Whether the nose ring is passed through a perforation in the septum (= Muhomedan), or through one in the left ala (= Hindu)
- (4) Whether the head is shaved or not A female

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with the head shaved is probably a Hindu * widow *

In the Indian Medical Gazette of 1875, Junuary 1st, Remarkable several remarkable cases of identification are recorded -

- (a) An adult male, at 45 years A fracture of the sternum, without nny appearance of union, bony or otherwise, and runture of the intercostal muscles, with extensive extravasations of blood at the seat of fracture, were clearly made out at the post mortem on a body far advanced in de composition. The appearances indicated vio lence before death, and moreover that the person did not long survive the miuries inflicted
- (b) A comminated fracture of the skull discovered in an exhumed and exceedingly patrid body Prisoner convicted
- (c) A frectured skull, with a penetrating wound of the abdomen, clearly mude out in "an enormously bloated and magget eaten body "
- (d) Identity established in a body ulmost skeletonused, by the remains of a curtilaginous tumour of the neck
- (e) Identity determined from mere fragments of what bad been a body (set 8 years) by the hair on the back of the head and the absence of the left lateral incisor Prisonci convicted

In the same paper, at page 5, a case is given where identity was determined from a skull five ribs, and five vertebræ The teeth and the peculiar shape of the skull were of importance in connection with identification in this case, that of a boy mue years of age

43 After the identification, the different heads enumer- Subsequent ated at pages 12 to 14 should be invariably discussed in evide corregarding wounds detail, and it must be remembered that any evidence which may be afterwards brought forward regarding the condition

From Lyon a Med cal Jurisprudence for Ind a 2nd Ed . p 2.

Edges of

of the body or the nature of the wounds, is looked upon with great suspiciou

Fridence as to whether wounds caused before or after death

44 In order to be able to decide whether the death has heen caused by wounds, it is necessary that there should ho some ovidence as to whether the wounds were caused before or after death This is a question which the medical officer who inspects the hody will be best able to decide, but still there are some circumstances which it is absolutely necessary the village authorities should note

Wounds caused after death

- 45 In open wounds caused after death-
 - (1) bleeding may occur, but it is never very copious.
 - (2) what does occur is venous, and is of a thin fluid obaracter.
 - (3) the edges of the wound are loose and close .
 - (4) there is no coagulation of the blood
- The following table gives in general terms the dis-
- Distinguishing features of wounds inflicted before and after death
- tinguishing features of a wound inflicted before and after death, and contrasts them -

REPORE DEATH AFTER DEATH I Retrect on of the skin 1 No retraction of ak n 2 Emmorrhage always erternal 2 Venous homorrhage Edges of the would injected wound not injected 3 Edges of wound everted 3 No evers on of the edges except

4 Blood clote large

4 Only small clots, if any

from putrefection or in fat

This table is given as a guide, for it should be borne in mind that it is by no means easy to decide whether the wound was inflicted helore or after death

Buspicion thrown on enemies of de ceased & family in cases of na tural death

47. Cases have occurred (see Illustrative Case VI) in which persons have died a natural death, but after death wounds have been inflicted, and the body has then been placed so as to throw suspicion on an enemy of the deceased's family In such a case us this, it would probably be easy to detect whether the wounds had been caused after death, but when death has been caused by one act of violence and other

[·] Arterial blood is bright red, renous blood dark red in colour

wounds are inflicted immediately afterwards, the symptoms given above will often be less marked

48 The retracted nature of the vessels, and of the cdges Retracted ves of the wound, is one of the sefest signs of the wound having been caused during lifetime This is a point which o medical man can better decide than a village magistrate, and it should, therefore, be on invortable rule that, bowever apparent the cause of death may seem to be, wherever it is clear, or wherever there is even a suspicion, that violence of ony kind has been used, the body should be invariably sent to the nearest dispensary or hospital This, owing to the establishment of a dispensary in almost every taluq of every district, has been of late years made possible. A few years ogo, when there was generally only one hospital in o district of several thousand square miles, it was often impossible. Still, however, cases frequently occur in which bodies, where death has clearly been caused by violence, are not sent for medical examination

eels safest sign

When the body is examined at the hospital, great The post more care oud attention must be bestowed upon all these points There are definite rules regarding how a post mortem should be conducted, which will be dealt with in a subsequent chapter The medical officer's duty hes exclosively with the body itself the stomach and intestines he has nothing to do with, they most be sent to the chemical examiner The necessity of care and cleanliness in the disposal of the stomach, etc., is pointed out further on, but a case may be here alluded to, quoted by Beck, in which a stomach was negligently laid on some fine white sand At the subsequent examination particles of this were found, end gave rise to an idea of poison by means of powdered glass As. however, these particles must necessarily have been found outside the stomach, it is presumed that this idea was soon dispelled

tem examin

If there are wounds on the body, note carefully their Susanddescripsize and description and the direction in which they run, having especial regard to ony facts which may lead to

tion of wounds

SPRUDENCE JAKC 1.

forming an opinion as to whether they were caused before or after death.

Has he wound been infit ted befo e or after death

51. Hæmorrhage is generally supposed to be prima face evidence that life was present when the wound was This, however, is not plways the case, because hemorrhage may in some cases be observed in a dead body, as, for instance, in cases of hæmorrhagic apoplex; † and in a few varieties of protracted or malignant fever. In these instances, however, it is of a dark colour, and evidently more fluid and venous than in a natural state. There will also be an absence of coagula or clots of blood. Again, blood sometimes flows from an incision in a dead body and sometimes even from a touch, which no doubt gave rise to the idea of a coupse bleeding if the murderer touched it. Bleeding, therefore, is no proof that the wound from which the blood comes was caused on the living body "But" (says Beck) " homor, hago may be wanting (from the wound), and on dissection the blood is found fluid in the heart and its large vessels-the spinal canal, the lungs, or the brain. Is this to be deemed a proof of violent death? I apprehend not. All that can be said is that fluidity is most common in such cases, as from narcotic noisons, behtning, and the like , but it is also observed in sudden death from ordinary causes, and particularly in apoplety, and even is occasionally not wanting in the usual forms of disease that come under the examination of the nuatomist."

Brosses or con

52. The same remarks refer to bruses, and a careful examination is required in order to decide whether they have been caused before or after death. It is a settled point, that, unless caused immediately after death, a blow is not canable of causing exchanges. Casper has shown, by a

^{*} Hamorrhige is the bursti g forth or flowing of blood from blood ressels, from winter cause

⁺ Applics is a term applied to a most I state, in which both sense and motion are a dishipt arease. It is pational typic and false is interpretation and least a secone continuing, the levest long as near or state or as and to pipils are get extil dataset. Applicar as would get no lowerorthage suto it is substance of it is brain it new also be counted by pressure on or within the brain.

number of careful experiments, that, in the same way, the application of fire is not capable of causing on a dead hody the appearance of vesicles* caused on a living one It is, bowever, of importance to remember that although blows inflicted shortly after death will imitate continuous caused during life, still they will only imitate slight contusions

A severe blow caused after death will only produce D fference the same appearances as a slight contusion caused during between a blow life If, therefore, it is palpable that the blow has been n after death severe one, and the appearances one would naturally expect from a severe blow are wanting (such as swelling from tha extent of the extravasation, a vellow margin round the black mark, effusion of blood into the cellular tissue, and an incorporation of blood with the whole true skin, rendering it black, and increasing in firmness and lesistance), their can be no doubt that the blow has been dealt after death.

54 It cannot however, be taken as a hard and fast rule, Rule not to be that blood after death will not congulate, for Dr Christison and fast one stated, in his paper on the effects of blows after death, that he has known blood to coagulate firmly eight bours after death, and to have seen blood coagulato as it flowed in a post morten examination-in one case, twelve hours after. and in another upwards of thirty bonrs after death

even though there may be enchymosis

55 But it may be accepted as a certainty, that after Certainty of the rule as regards the body has become cold, and rigor mortis has set in, se, ablow given about three hours after death, the muscles have acquired after rigor rigidity, and that therefore a blow, however severe, would in leave none of the traces caused by a blow administered before death

56 As a general rule, open wounds, if received before Appearance of death, are marked by red, bloody, and separated edges, and would inflicted

[·] Vesicles are small bi sters or bladder like elerations on the surface of the body

present a gaping appearance. Blood is also more or less collected in the cellular tissue *

wound, it will be of a hound venous character

Case of judicial morder of mano cent man

Appearance of

after death

Wounds poffected after death are hvid and their wour da infl cted edges close together, and if there is blood to be found in the

> 58 As a proof of the care which is required in the conduct of a post-mortem, and the terrible results which an omission, or an error of judgment, may entail, see Illustrativo Caso No V (of Monthaills), in which the failure to correctly judge certain symptoms led to the judicial murder of an unocent man

Position and course of wound to be described

59 The course of a wound and its position is very often of the greatest naportance in determining whether the act that crused death was one of murder or of suicide. For instance, it is most improbable that a right-handed person could inflict a suicidal wound which runs from right to left, and, again, homicidal stabs run generally from above downwards The case of Gardoer, pheady quoted, is a very interesting one on this point, and a semewhat similar case was tried at Cuddapak in the April sessions of 1884 (see Illustrative Case No VII)

Rules adopted in I prope regarding per od of death not applicable to Indu

Rules, which experience in Europe has caused to be adopted regarding the period when death occurred, aro scarcely applicable to this country, where the different stages a dead hody passes through are so much more rapid than they are in a cold climate It is, however, certain that decomposition sets in much earlier in an injured than in an nninjured body, and commences first in the injured portions. The result of this is that the injuries appear to be of a much more aggravated form than they ought to be considered by a medical jurist (Taylor)

Death where there is no inter nal or external mark of injury

61 Where death has occurred, and there is no external mark of rojury, the apinum of the medical officer should

be expressed only after most careful examination of all the parts There are numberless recorded cases in which, after a quarrel or a struggle, sudden death has taken place owing to the rupture of some internal vessel or organ, brought on by excitement or sudden passion When the cause of death caunot positively he ascribed to any minry, external or internal, or to my disease, the stomach and intestines should invariably he forwarded to the chemical examiner, but even when no cause of death can he discovered in the post mortem, nor any trace of poison in the stomach, it may happen that death has been caused by violent means

62 Accordingly, death may be caused by a shock* to the Death from nervous system by means of violence, which, however, may shock leave no trace, cither external or internal This is often the case where there has been a blow on the apper part of the abdomen, or on the pit of the stomach, and " it is admitted by experienced surgeons that a person may die from so simple a cause without any mark of a hruise externally, or physical minry internally, to account for death On the skin there may he some abrasion or elight discoloration, hut, as it has been elsewhere etated, these are neither constant nor necessary accompanimente of a blow " (Taylor) In cases of this kind there may be other evidence to show that violence was used and was the cause of death

Thus, a trial took place at the Liverpool Autumn Assizes, 1837, wherein soveral persons were charged with the manslaughter of the deceased, hy kicking him behind the right The medical witness deposed that there was in this spot the mark of a sovero contusion, hat there was no injury whatever to the hram, and the body was otherwise healthy He very properly ascribed death to the violent shock * given to the pervous system, and the court held that the cause of death was satisfactorily made not The person who inflicted the injury was convicted

The term shock is used by medical men to denote the condition of grave vital depress on produced by severe injuries occasionally siter surgical operations or as the result of strong emotions

De tl from squeez ng of testicles 63 Another kind of injury common in this country, which is calculated to cause death by shock, is the squeezing of the testicles. This, however, is generally accompanied by other injuries, and is alluded to under the head Suffocation. Whore there are many wounds or marks of injuries, it is not necessary to prove that any one in particular was sufficient to cause death, for the shock to the system caused by a number of blows, not one of which would in itself be fatal, has often been proved to be sufficient to cause death.

Death of wou d ed perso s from natural c uses m staken for violence

64 Dr Taylor's remarks on this head are of such importance, and especially in India where, in the majority of cases, prisoners are undefended by counsel, that they are given in extense "It is by no means unusual for individuals who have received a wound, or sustained some personal injury, to die from latent natural causes, and as in the minds of non professional persons, death may appear to be a direct result of the miury, the case can only be cleared up by the assistance of a medical practitioner Such a coincidence has been witnessed in many cases of attempted suicide. A man has inflicted a severe wound on himself while labouring under disease, or some morbid change tending to destroy life bas occurred subsequently to the infliction of a wound, and denth has followed Without a careful oxamination of the body, it is impossible to refer death to the real cause The importance of an accurate discrimination in a case in which wounds or personal injuries have been caused by another, must be obvious on the least reflection A hasty opinion may involve the accused in a charge of manslanghter, and although a harrister might be able to show on the trial that death was properly attri butable, not to the wound, but to co existing disease, yet at must be remembered, that the ovidence of a surgeon before a coroner or magnetrate, in remote parts of this country (England), may be the means of causing the person

^{*} See Tayl r Vel I page 658 Peferalso Reg 1 Jones Warr ck 1831; Reg t Supers U U O A g. 1811 Reg v Laws horwch Loot 1854

charged to be imprisoned for some months previously to the trial In a case reported by Dr Berncastle, the deceased, a hov, died from an internal strangulation of the intesting from morbid causes after wrestling with another hoy, who might, but for a careful inspection of the body. have been erroneously charged with having caused his death "

65 On the other hand, death may often occur from Death after wounds after long periods, and the wounds may be the actual cause of death, though, perhaps, some other act of violence may he the apparent cause Thus, a case is related by Sir A Cooper of a gentleman who died of an injury to the head received about two years previously Taylor says that the longest interval at which a conviction has taken place from indirectly fatal causes is nine months (Under this head see Illustrativo Caso No IX)

long periods

•• 66 This is a question that is always asked in court, but By what kind of is one which it is not always possible to answer It is, of weapon was the course, easy to say that an incised or clean cut wound has been caused by a sharp cutting instrument, a punctured* wound by a pointed one, and a contused wound't or a fracture by a blunt weapon , but when the question goes further and it is asked whether a particular weapon caused a particular wound, the answer can seldom be given with certainty In this respect, it is necessary to remember that, owing to the contracting power of the skin and of the flesh, an incised or punctured wound, such as a stab, will always appear to be smaller than the instrument by which it has been inflicted Iu the case of a cut (as, for instance, throat-cut) or a slash with a sword or bill book, the size of the wound depends to a great extent upon the amount of force used, and a small Luife may inflict as large a wound as a big

^{*}Punctured wounds are those produced by long narrow and sharp pointed bodies penetrating it to the flesh. As examples we have wounds produced by treading on a splinter of wood or a mail or the wound produced by the stab of a suletto

⁺ Confused secunds or bruises are those produced by blows with blunk wear ons. There is no solut on of cort nursy or breach of the surface.

sword, but it often happens that the wound itself will afford evidence as to what weapon could not have been used If the weapon produced is a sharp knife, and the edges of the wound are jagged, tora, and laccrated, it can be safely inferred that the wound was not caused by the Luife, and the reverse is equally true If the weapon is blunt with notches, and the edges of the would are clean and show none of the signs which are to be found in wounds caused by a blunt astrument, it is clear that some aharp weapon has been used When, howover, the appearance of the wound corresponds with the weapon produced, all that can be said is, that the wound might have been caused by such a weapon. It is in the power of a professional witness to declaro positively that the wound could not possibly have been caused by the weapon shown to him, but it is not in his power to state positively that the weapon shown him did canso the wound

Difficult on in regard to frac tures greater than in the case of wounds

67 As regards fractures, the difficulty is even still greater Bones vary in strength in different persons. The bones of some persons are so exceedingly hightle that they are capable of being fractured by a very small blow from a very light stick. The same refers to the skull, which, with some persons, is much thicker than with others.

The rice-pound er a common weapon of as sault in the Madras Press dency 68 A very common weapon, which is in the Madras Presidency used in sudden assaults and quarrels, especially between men and women, is the rice-pounder. It is very strange, but Dr. Norman Chevers makes no mention of wounds caused by this deadly weapon, and we can, therefore, only suppose that in the north they are of rais occurrence. The rice pounder is generally made of hard wood, is about three and a half feet long and about one and a half to two inches in diameter, and at one end it is shed with a thin hut strong iron plate, shout an inch or an inch and a half in length. A strong blow from a weapon of this kind is almost certain death, and if, as is generally the case, it falls upon the head, a terrific fracture of the skull is the result. It often occurs, however, that the assailant is not

CHAP IV 1

content with inflicting one blow, but strikes two or three, sometimes dashing out the brains of his victim and fracturing the skull to pieces In some cases, a single blow from a weapon of this kind will produce a clean cut in the skull difficult to be distinguished from a sword cut Murders with a rice pounder are generally the result of a quarrel, in which one or both the parties concerned have made use of the foul terms of abuse which are se common amongst the lower classes in India and, as far as we can judge from my own experience, and from a perusal of the printed reports of the Foundaree Udalut and High Courts, pro most common in the so called Coded districts .- Bellary . Kurnool, and Cuddapah,-though they also occur occasionally in the other districts

69 Where death has been caused by one or a number Presumption of blows, a description of the wounds is of importance as internal from the wespectation. likely to throw light upon the amount of violence used, and violence used therefore upon the intention of the offender As has been said before death from a rice pounder is often the result of a sudden quarrel, but the weapon itself is of so imminently deadly a nature, that it must be in the knowledge of any person of ordinary understanding that a blow from such a weapon is likely to cause death, so that unless grave provocation can be shown, the offender is generally found guilty of murder, it is, however, usual in such cases for the judge to recommend a mitigation of punishment Thus, in the l'ebruaiv sessions, 1884, at Cuddapah, a man was convicted of causing the death of a woman in this manner The prisoner was quarrelling with and beating his wife, when the deceased, his aunt, interfered and expostulated with him. The prisoner seized a rice pounder, struck the deceased three times on the head and thrice on the body The head was smashed to pieces, and a part of the brain protraded Death after the first blow appears to have been instantaneous The judge found the prisoner guilty of murder and passed sentence of transportation for life, but, at the same time, recommended to the High Court n miti-

gation This sentence was confirmed on appeal, and a reduction to five years' agorous ampaisonment was applied for

Tielamion or I this co no ly used to Bengal

In Bengal, the weapon with which frictures are most commonly caused appears (according to Dr Chevers) to be the lathe-a long than bamboo used by most natives in walking and frequently farmshed at one end with a small iron ferrule A weapon of this kind is also calculated to inflict n sovere would, especially upon the head, but the use of it is not so imminently dangerous to life as is that of a rice pounder, and the intention of the offender will. therefore, be best shown by the amount of violence used It should, however, be remembered that, when once the massion of a native is aroused, so far as to stril e a llow, he seems to be often seized with a kind of frenzy for blood, an I goes on striking long after his victim is dead. When in this state of passion he is probably incapable of judging of the consequence of his acts, and it will be a matter for ovidence whether this massion has been excited by grave and sufficient provocation

Cans ng leath in self defe co 71 The privilege of causing death in the exercise of the right of pivate defence, continues only as long as the danger to person or to property exists. Any violence used, after such danger, and with it the right of defence has ceased, is a crimani act. Thus, if a man is attacked by a thief or a robber, and he disables him with one blow without killing him, the danger to him has ceased, and he would not be justified in inflicting a series of other blows, and if, by so doing, he caused death, he would be legally responsible. In a case of this kind, however, this blood frenzy which is so often excited, would probably be taken into necount in awarding the purishment. For a somewhat interesting and novel case of this kind, see Illustrative Case No. A, and see also case reported at page 18

ILLUSTRATIVE CASES.

CASE NO 1 -- NOV IDENTIFICATION OF REMAINS

Reg z Sundanem

Deceased was induced by two others to leave his village under the pretext of looking for stolen cattle. On the way he was mindered. On the fourth day the remains were found—"I is skull in three or four places, good here, a pair of shoet, and o bag with first and steel. The jackals, voltares, etc., had nearly neaked the bouse clean."

There was circumstantial evidence, and the sentence was—death to first prisoner, transportation for life to second—(Madras Reports of Foundares Eddint, 1859) | Madras, May to Juve, 1859

CASE NO II -- NO IDENTIFICATION OF REMAINS

Reg v Mahabslays

DECEASED was a Brahmin, who had been sent to cash a hounder (or cheque). This was on a Friday. If a dd not return, and on the following Wednesday the remains of a man, with a Brahmincal thread, were found. "The witcesses could not identify the body, as the festines were entirely decomposed." Some cloths near the body were identified, and certain persons who had been last seen with doceased were, on the strength of circumstantial evidence, cornected.

The seasons 10dge recommended transportation for life, because the body had not been clearly identified, but the High Court (Fouj lanes Utalist) scoling no teason to doubt that the remnen were those of the missing man, sewtenced to death —[Madras Reports of Foundarse Utalist, 1859] Honois, June 1859

CASE NO III -CAUSE OF DESTRIBUTED

Reg v. Munimul Chetty

In the case the prisoner was the brother of the decreased, and was charged with having killed him by stabbing him in the cyte with a style. As eye withess spoke to having seen the prisoner stab the deceased in the left spo with a style, and, on interfering to have received a stab in the breast. Other winceses apole to I arms seen blood assuing from the eye after death. Death followed very rapidly. The body was examined in the hospital two days afterwards. One desester of hospital sinvalues and that the body was so avoiled that he could not discover any woonds; he opened the left eye and temple, but suchest one years with Another dreare stated that he saw "a small wound in the corner of the left eye, which he believes to have been the result of a panetire by a needle." The sillab surgest to have been the result of a posterior by a needle." The sillab surgest channed the shull eighten days sterf eath, and found nothing manatural about the cases a strengt through which the style might have been forced to the brain was a fissing through which the style might have been forced to the brain

through the eye ball, but could not speak with certainty owing to the advanced stare of decomposition

Ferdict -Guilty of causing death in the manner described Sentence -Three years' impresonment with hard labour

In this case it is difficult to finderstand how a stab of such violence, as to cause almost instantaneous death, could have left such very faint traces There were, two days after death, when decomposition could scarcely have set in 10 other marks of many on the body. In this case a description of the wound by the village authorities should have been made examination by the diesers seems to have been scarcely satisfactory -(Madras Reports of Pour large Udalut, 1861) Chittoor, August 1861

CASE NO IV -CAUSE OF DEATH PRESUMED -(DEATH FROM SHOCK) Reg v Kolorkandıyılo Ramottı,

In this case it was alleged, on the one hand, that the deceased had died of cholera and, on the other, from the effects of a beating he had received the evening before No post morten was made, several witnesses proved the besting, and others, wi ose statements contained contradictions, snoke to romiting and purging The redge (Mr Hollower) remarked -"I am satisfied with the assessore, that, efter this beating, the deceased, a man in good health, lay down greatly enfeahled, that he nover recovered from its effects, and that he died of this beating early next morning " The indge dishelieved the evidence regarding the cholers, and, quotieg Dr Taylor. presumed that death followed from exhaustion and a shock to the nervous system. The body appears to have been quickly buried with the knowladge of the village authorities, who are appropried to have commyed in ispresenting the death as from cholera

In the case above enoted, the accused were found guilty of having caused the death of the deceased by besting, and were sentenced to three, five, and one year 3 imprisonment, respectively. The scotence was confirmed by the High Court

A proper inquest and maharamannah drawn up by the village authorities would clearly have been more antisfactory

As beining upon this, a case may be quoted which occurred within Mr. Gribble's experience During the famine of 1876 77, the officer in charge of the relief camp at Madanapally, paid the camp a visit at night in order to see whether everything was in order The camp was composed of straw and thatch buts, and the orders were that no lights should be allowed anywhere, except in the Litchen, which was built of brick. One of the warders was found asleep with a light in I is hut-a lean to-which he had threat under the straw of the roof from which the flame was an inch or two distant. The efficer pulled the man out, gave him a sound beating on the posterior with his husting thong, and turned him out of the camp On his way to the town, which was about two miles distant, the man was seized with cholera, an I deel of this disease early next morning in bospital - Tellicherry, September 1861

CASE NO. V -- CARSE OF DEATH BUSTAKEN

A whow named Montherlly, of nechotated habits, was found dead in her toom, Iring on a frunk with sharp edges. Thirty two hours after death the body was asspected by a physician and surgeon, who reported that they found exchymons and costaness on the arms therea, and past including were the third, fourth, and fifth his 1-tho nest, and upper part of the breast were also exchymoned. The head was awelled, blood was extravasated under the skin of the face, and the nesse was filled with folted blood. On the oyeled there was a wound of mose or ten lines to extent, which penetrated in the orbit, and which might have been cased by a sharp or enting instrument, but could not, in their opinson, have profused sudden death. It was rejorted that the wounds might have been caused either by severe blower or by a full. A physician, who was present at the post intentin, but took no just in it, gave evidence that the eyes was exchymosed, and that the edges of the wound were irregular sool underted

This evidence, together with proof of frequent quarrele between decrased and her son end daughter in law, who lived in the same house, led to the conviction of the latter The see was broken on the wheel, but the deegbter in law, owing to pregnency, obtained a respite During the inter vel, the colebrated Dr Louis was consulted, and the result of his investi gation was that there was no proof of the commission of marder, but rather of death from enoulexy, as some other cause. The following wore amongst his reasons for this opinion Intemperance predictions to sanguisous apoplery, and the head of the decessed should have been opened in order that the condition of the interest parts could have explained the cause of the hamorrhage A person in a state of intoxication, and, therefore, pro disposed to spoplexy, woold, on falling against ony sharp edged substance. naturally lose a considerable quantity of blood, end else bate the arteries and reins of the head much distended. It was held impossible that homorr here from the wound in the eye could have cassed death. As to the ecchymosis, or livid spots on the thorax and erms which were nitributed to blows or a fall. M Louis observed that they were the ordinary appearances found on those who die in a state of intersection. The result of this further medical evidence was that the former decision was revoked, and the memory of the executed son was exoperated two years after his execution (1772) -Case quoted by Beck

Case No VI -- MCTILATION OF BOOLES AFTER DEATH

Da Norvay Criticas quotes several cases of the kind. This mutilation is seen and the prevent identification, as in the case of a wounded that decapitated by the other members of language or site to threw superior apon innocent persons. There are many instances of the former. That given by Herodotts, of a fine for cupit in a tray white planetering the king's freezenty, and who begged his brother, who accompanied him, to cat off his head, is probably the oldest or record. Smaller cases have occurred in Bingia, and any total by Dr. Chevers, et gra. In August 1850, the payers reported a change ducting the o'nliger of Handang in Lohardoga. The

robbers were chased by the zeminder and a fight ensued, in which two of the gang were hadly wounded. Their comrades, however, succeeded in cutting off and carrying away their heads, so as to prevent identification

REGISDING mutilation of dead bodies, in order to threw suspicion on innocent persons there are also several recorded instances "Ill will having for come months existed between a ticcadar of Patna and his ryote, the latter resolved to bring him into trouble. With this view they mardered Chamms Gowalah, an anfortanste crapple, and then laid his death at the door of the ticcedar Ten persons were tried, of whom two were hanged." -(Chevery)

In the Nizamut Udalut Reports for Bengal, Vol. VI, 1856, a s milar caso is reported from Tirboot. The body of a deaf and dumb beggar was found fearfully backed and cut, leaning against the house of a person against whom the accused had a gradge Four persons were convicted by the judge, hat were acquitted by the higher court In a copy of Dr Chevers' book, the following MS footnote with reference to this subject was found "I remember in a case tried by the sessions court of Caddenah (circa 69 or 70), where the defence was that deceased had been murdered to get the prisoners into trouble the judge (Blr Hutchies) dishelieved that enviling so manatural could have taken place, and severely reprimended prisoner's counsel for adopting this line of defence"

A SIMILAR case occurred in Trichinopoly about twenty five years ago, of which we are unable to find the record. In that case an old man induced his sone to kill him (telling them that he must enymay de soon), and place his body in each a place se to cast saspicion on a relative with whom the family was et enmity This was done and the trick very nearly proved successful, the relative being put upon his trial and narrowly escaping conviction He was, however, acquitted, and the guity parties detected

"PROBLETT the most strongers case of the hind on record to that of a woman in the Patna District, who poisoned her own little dearbier, and having concerled her body on the premises of a neighbour with whom she was at enmity, seconed him of having mardered her "-(Chevers)

Again " It is a well known practice in Indr. where a death occurs and. denly from natural causes to a member of one or two rival houses, for his relatives to midict various wounds upon the corpse and to place it in a spot. where it may be readily discovered, near their enemy's divolling "- (Ibid)

CASE NO. VII - NATURE OF WOUNDS A TEST OF WHITHER THE CASE IS ONE OF SHICIDE OF MURDER

The following case was tried at the April sessions of the Cuddapah court (1884) Hearing a noise to his neighbour's backward, early one morning, before dawn, the person bearing it went and swoke the inmates On going to the backyard, the form of a person was seen leaving it on lon going a little further, a female servant of the honse was found lying in a pool of blood with her throat cut. No weape a of any kind could be found near the body. The woman was sensible but could not speak. On the prisoner, a

[·] Med cal Juruprudence in Ind a

serrant of the same house, who slept in the backyard, being arrested and placed amongst others, she prosted him out as the persee who had stabled her. Personer's defonce was, that the weamen had asked him to slope with her, and, on his refusal, had cat her own threat. The woman was taken to the hosoital and lived for several days. The woman's were described by the medical officer as being from right to laft. There were two gashes, and in each the deepest part was to the right and the gash tailed off to the laft. The woman was noth bands.

Held.—That this could not be a case of cauche, as a right handed person would most improhably have seed the left hand, woeld still more improbably have been able to inflect two gashes with the left hand, and if she had done so, some weaton must have been found near the holy

Sentence - Death, which was confirmed by the High Court

CASE NO VIII -GASES WHERE THE REAL CAUSE OF DEATH WAS DIFFERENT FROM THE APPARENT ONE

Iv March 1867, a womae, sets 73, was charged with causing the desh of a paper, by striking her on the chest. The deceased became insemble and died in ten minates. O eniperion, it was found that death had been caused by the rupture of an angurant of the notat? The medical opinion was that the blow might have accelerated a fatal result of the disease—(Trajer)

In another case (Reg v Champlosier, 1854), an old man passing on the road was strack on the Gosboad by a stose thrown by the prisoner. There was a contead would add the prose bled prefacely. The blesdage was a crested, and on the following day the man was considered out of danger. At a later period of this day, however, the deceased was senied with an apoplection fit, from which he di not recover. The appearance of the brain was audicient to accoust for death, but the medical man could not endertake to say that the injury by the stone had in a cay way produced these monographics. The urisoner was accounted—(Med)

DR CREVERS mentions many cases in which persons, who have first of all been killed, have afterwards been bing up so as to cause an impression that they had committed success a real easier one only lively occurred in which the body of a man found hanging was, an dissocion, proved to contain a large quantity of areas c, thus rendering it probable that he had been possened before being hang up.

CASE NO IX -DEATH AFTER LONG PERIODS \$

It is generally believed that wounds of the heart produce simost instantaneous death. Verious cases, however, may exist which prevent such

^{*} Ar ensurem is a tumour swelling, or distation of an artery, the contents of the swelling consisting of blood

† The sorie is the greatertry springing from the left site of the heart. All the other arteries of the body, except the pulmonary artery, proceed mediated or indirectly

¹ See also Taylor, Vol 1, 61". Reg w Eulhvan, C C C, September, 1553

wounds from proving fatal for hours and days, and sometimes even for weeks

Dr Taylor mentions that but of twenty aims instances of penetrating wounds of the heart, only two provid fatal within forty eight hours. In the others death took place at the varying periods of from four to tweatyeight days.

DE CRETERS quotes the case nutrated by Mr William White of Rangoon A solder was wounded in the storming of the Great Pagoda or 14th April, 1852. In half entered a hith above the anterior fold of the left axilla, taking an phhysic direction to the cavity of the chest. At first his appeared to be doing will, and the wound closed. Subsequently, his health declined with Teverahs symptoms and nucleuse of Fullmonary disease. A gover days before his death is was noticed that the action of the heatt was week but natural, its systolm or contraction and dustole or relaxation regular and equal. He deed worn out and emented on the 24th June On aramination the build. Was found in the left ventricle of the heart, in it most instruct part

A RITHER peculiar cast occurred at Calicut in 1857 Decoard was assulted by the presoner street with a toddy heife, and terrible gashes were inflicted upon the head, nock, etc. This was on 8th April Deceasal was removed to the 1 opptal, and there be died on the 21st May-not of the wounds, but of depender. The apotherary deposed that "depender was the solic cases of death, but I am of opinion that he would have died from the number of wands recoved and the necessary enfoebling of he constitution in consequence." The presoner was couracted of woarding with intent to marder, and contented to impresoment for his with hard labour—(Reports of Madars Powylare Déaltt, Tel Fill).

CASE NO X -DEATH CAUSED DINDER A FALSE PLEA OF PRIVATE DEFENCE

THE prison or appears in the middle of the night to have raised an alarm that some one was breaking into one of the houses. He at once went to ti a house, and, seeing a person creeping out of a hole in the wall, ha attacked him with a bill book and almost cut him to pieces. He alleged, in his defence, that ha had done this because he considered the man to be a robber. He had at one time been employed as a watchman in the village, but at the time of the occurrence was no longer an employed. It was proved at the trial that the presence and the deceased were two theres. A despate had occurred between them, the quarrel had been patched up, an I the presence induced the deceased to jum him in the very offence at which the crimo occurred When the deceased had got made the house, the prisoner raised the alarm, and then sa the deceased crept out of the lole in the wall, at once attacked him in so savage a manner that death must have been unstantaneous Prisoner was found guilty of murder and sentenced to death; lat, on appeal, il is sentence was reduced by the High Court to transport ation for life This cree was tried at Cuddapah in the July sessions of 1553

CHAPTER V.

ON RESPONSIBILITY FOR DEATH

What is a mortal would-Difference between the law is India and England -What is sufficient to consistate murder-Recorded cases of death from slight impries -- Responsibility of aggressor for consequences of an injury-Death arising from anskilful treatment of wound-Cases enoted of unskilful trestment-Cases in which death results from neglect of slight wound-Failure of injured person to call in medical ad does not exoperate accused-Effects of an unanthorised assault-Wound or hurt which hastens death in a person already diseased-Secondary causes of death-Patient dies from suffocation in case of out throat-Difficulty in deciding responsibility of person when death due indirectly to injury caused by him-D flerence between law in Figured and in India-Weapon used effects definition of murder-Tetanus-Caution necessary in forming opinion whether Telanus caused by wound-Ervangelas-Debrings tremens-Death from surgical operations

A MONGST medical jurists there exists considerable di-A versity of opinion as to what constitutes a mortal wound

72 As far as we in India are concerned, there seems What is a to be little necessity for entering into the controversy, and probably the safest thing to do will be to call those wounds the point would seem to be of interest only in order to decide whether or not an accused can be admitted to bail For instance, in the case of the King v Salisbury (1st Strange's Reports, p 547), a woman, accused of having stabled a gentleman, applied that a physician of her own nomination should be present at the dressing of the wound in order to be able to satisfy the court that the patient was out of danger, so that she might be bailed. Here, in India, the main gist of murder and culpable homicide is the intention of the offender If a wound causes death, and was inflicted under such circumstances, or by such a weapon, as was likely to cause death, the offence will be murder or culpable homicide.

Difference betwee the law in India and England

73 In England the law would seem to be different, and, according to Lord Hale, "if a man be wounded and the wound, although not in itself mortal, turn to gangrene" or fever, this is homicide in the aggresor, for though the fever or gangrene he the immediate cause of death, yet the wound, being the cause of the gangrene or fever, is held the cause of death—gang causat."

What is suffice ent to constitute murder

74 Lord Hale says, "It is sufficient to constitute murder that the party dies of the wound given by the prisoner, although the wound was not originally mortal but became so in consequence of negligence or unskilful treatment."

Recorded cases of death from slight: junes

75 There are instances on record of persons who have died in consequence of very slight injuries for instanco, a girl struck her leg against a wheelbarrow, a slight wound on the shin was produced, but constitutional symptoms sot in, and she died of the ultimate effects of the wound a few days afterwards Had this injury been caused by another. he would, under the English law, as laid down by Lord Halo, have been guilty of homicide, but in India he would not be found guilty of murder or culpable homicide Per contra, if a person were to fire a pistel into a crowd, or, in striking at a man with a sword, were to inflict even a slight skiu wound, and the wound were afterwards to mortify and cause death, he would be hable for murder, because the act in itself was so imminently dangerous to human life that he would be beld hable for all the consequences of the act

Responsibility of aggressor for consequences of an injury

76 Here also Lord Hale's rule would apply, and if the forward caused death owing to the want of medical treatment, or even if it could be proved that the wound might not have proved mortal if treated better or differently, he would still be hable

Death arraing from unskilful treatment of wound

77 "But," says Lord Hale, "it is otherwise where death arises not from the wound, but from unskilful appli-

[·] Gangrens is the mortification or death of a part of the body from failure in nutrition

cations or operations used for the purpose of curing it" This distinction, it will be observed, is a very nice one, and Dr Taylor remarks "In slight and unimportant wounds it might not be difficult to distinguish the effects resulting from bad treatment, from those connected with the wound. but there can be few eases of severe mury to the person, wherein a distinction of this nature could be safely made, and the probability is that no conviction for murder would now take place if the medical evidence showed that the injury was not originally mortal but only became so by unskilful or improper treatment" (See Illustrative Caso No XII

78. In works on Medical Jurisprudence soveral cases Cases quoted of unskillul treatmust are given in illustration, of which next we may quote the two following -

In the ease of MacEican, Perth. September, circ 1830, the prisoner was indicted for the manslunghter of a boy, by striking him a blow on the shoulder, which dislocated the shoulder somt Two days after the blow, nn ignorant bone setter was consulted, and, owing to bis manipulations, inflammation took place, and the boy being of a scrofulous* hubit, this proved fital In another case (Reg v Kingshott-Lewes Summer Assizes, 1858), n man in a quarrel received a bite on his thumb. He went to a quack, who applied some irritating outment, which led to severe inflammation, and this rendered amputation neces sary, from the effects of which be died There was evi dence that the original injury was slight, and would probably have healed but for the improper applications In both these cases the prisoners were acquitted. In this country, in the former case, the prisoner would certainly bave been hable to punishment for causing griovous hurt, and probably for simple burt in the latter case

Cases in which death results from neglect of aught wound

58

79 Io India, it is frequently impossible for a native to get oor medical assistonce whatsoever, and there might occor many cases in which, owing to a slight wound not having been treated, inflammation and death might supervene In all such cases the test woold probably be-Under what circumstances, and with what kind of weapon, was the injury caused?

Failure of 1910? ed person to call in medical aid does not ex serate accused

The mere failure of the intered person to call in medical assistance would not be sufficient to exonerate the accosed, for, in the case of Governor Wall, the Lord Chief Baron, in charging the jury, observed that no man was authorized to place onother in so perilons o predicament as to make the preservotion of his life depend merely on his own prudence. The same has been ruled to another case (Bennett v Gredley, Exchequer Sittings, Hilary Term, 1854). where there was o suit for compensation by reason of iojories inflicted oo a boy's orm It was argued in defence that the state of the arm was partly owing to a former injury, hot the Chief Baron remarked that a man was not bound to bare his body in so sound and healthy a state os to warrant an onanthorized assault upon him A man, therefore, who commits no onauthorized

Practs of an un sutherned as FAUIT.

as anlt upon his fellow man, most take the chance of the effects such on assault may produce "So, if the person mal treated he on infant or an infirm old man, or one labouring under a mortal disease, it is notorious that a comparatively shight degree of violence will destroy life in these cases, and the presoner would be properly held responsible A wound which accelerates death, causes death, and may therefore render the aggressor responsible for murder or manslaughter, according to the circumstances" (Taylor)

Wound or burt which hestens death is a person already dustrees

82 According to Lord Hale, if a man has a disease which, in all likelihood, would terminate his life in a short time, and another gives him a wound or hurt alich hartens his death, this is such a killing as constitutes murder This point is of especial interest in India, where so many person's suffer under an enlarged spleen, which is liable to ruptare on the infliction of a very slight blow. As stated above, the test would probably be the circumstances under which the blow which cansed the mury was struck It would probably be held that a kick, or blow with a stick, is an act so imminently dangerous that the aggressor would be guilty of having crased the death, if death-say by the rupture of the spleen-actually did occur A blow with the clenched fist might blowise he held to be dangerous in itself, but this could scarcely he the case in the event of a blow struck with the open hand. In connection with this, a very nice point would arise. Sapposing such a blow from a Lick, or a stick, -which would not, under ordinary circumstanees, cause death,-caused a rupture, say, of the spleen, from which the person injured subsequently recovered, could the aggressor, who, in the event of death having ensued, might have been hold linkle or culnable homicido or murder, be held hable for an attempt to commit these offences? It is, perhaps, doubtful whether any Court would so hold him hable

83 A person who recovers from the immediate effects of Becondary a wound may die from fever, infinmmation or its conse- causes of death quences, pymmia,* erysipelas,† delirium tremens, tetanus‡ or gangreno, or from an operation rendered nocessary in the treatment of the wound These are what may ho called secondary causes of death, or secondary consequences of a wound (l'aylor).

84 It frequently happens that in the case of cut throat, Patient dies from suffocation the patient dies from suffocation In Illustrative Case in case of cut No VII. already quoted, whore a woman's throat was cut, throat she died about ten days afterwards of inflammation of the lungs, brought on by the wound

85 It may often become a point of considerable diffi- D ficulty in culty to decide upon the exact responsibility of n person, ability of person

jury caused by

^{*} Pummia 18 a form of blood poisoning, associated with the formation of accordary abscesses in various organs and tusnes of the body

[†] Erysipelas is also called St Anthony a Bre

T Telanus also called lock law "

⁵ Likewise called 'mortification '

when death due indirectly to in

when the death depends only in an indirect manuer upon the mury caused by him In the case of death from muries, therefore, however slight they may be, the accused should be invariably dealt with by the higher courts This, however, is by no means always the case Mr Gribble remembers one occasion (December 1870), in which, as head assistant magistrate, be committed a man to the sessions court of Kurnool on a charge of having caused the death of his wife, by having in a quarrel struck her on the side with a cob of Indian corn, thereby rupturing her spleen It was remarked by the sessions judge that this was a case which the magistrate could have disposed of himself. The fact that death occurred should be sufficient to remove a case of hurt-even although, prima facie, it may seem to be one of simple hart-from the jurisdiction of the magistrate to that of the sessions court. The responsibility of the aggressor in cases of death from secondary causes is a question which is very difficult to decido, and " it is impossible to lay down general rules on a subject which is hablo to vary in its relations in every case, but where a wound is not serious, and the secondary cause of death is oxideatly due to constitutional peculiarities from acquired habits of dissipation, the ends of justice are probably answered by an acquittal' (Taylor) In cases of this kind, however, the public prosecutor should be careful to add another charge, so that if the accused should be acquitted on the more serious charge of homicide, he may still be numshed for the act which caused the mury

D ference be twee law in Fagland and in 86 The law in England and in India seems to differ in this respect,—that whereas in the former country the aggressor is held responsible for the death which may be the result of even a slight injury, in India he would not be found guilty of more than manslangiter. This would be a point for the jury to decide, and it would be for the Judge, in awarding the punishment, to take into consideration the circumstances under which the injury was inflicted and the indication of the pressore. Hence a person

may be found guilty of manslangliter, and un almost nominal punishment be inflicted

87 In India, however, the description of weapon used effects definition may, according to the definition of the Penal Code, make of murder the offence occessarily one of murder, in which the judge has not the option of passing any other sentence than one of death or transportation for life. Hence the practice already alluded to and illustrated by the case from Cuddapah (where a mao beat a woman to death with a rice pounder). in which, owing to the circumstances under which the minry that caused death was inflicted, the judge convicted of murder, but at the same time recommended a initigation of the sentence-a course which the High Court held to be a proper one to adopt

88 Tetanus is liable to occur us a secondary couse. Tetanus quenco of almost any kind of wound. It may not occur in cases where wounds of the most severe description have been inflicted, and, oo the other hand, it may supervene when the wound is of the smallest and most insignificant ontare It is specially liable to occur in the case of lacerated or contused wounds, and has occurred as a result of even shight brmses Dr Taylor quotes the following cases -"A man slipped and fell flat oo his back. He was stuoned, but was able to walk home Next day he was attacked with tetanus and died in seventy hours" It has occurred as the result of a blow on the cose, and it sometimes occurs with out any apparent cause whatsoover D1 Hehir has met with several justances in which tetanus has appeared in a severe form in persons who had received no would, but who had been simply exposed to cold and wot.* or to inelement weather Holikewise relates a case in which a simple abrasion of the thumb produced tetrans in a strong healthy man

a Baynes says that natives of the country are not generally so hable to softer from the seco dary cases resulting from injuries an are people in Lurope e g tetanus erys pelas etc. We entuely disagree with it sopnous and feel co vinced that secondary effects of 1 pires are more frequently met with in Ind a than in Emope

Caution neces eary in form ng opin on whether tetanus caused by wound

89 It follows, therefore, that a medical witness should he exceedingly cautious before ventaring an opinion as to whether tetanus has or has not been caused by a wound The body should be carefully searched in order to ascertain whether there is any other trace of many to which the tetraus may be dao Thus, in the case of a hoy who was attacked by symptoms of tetanus soon after receiving a blow and u kick from another hoy, and who ultimately died of this disease, it was found, on an examination of the body, that there was a reccut scar on the hall of the great toe, and it was ascertained that six days previously he had driven a rusty nail into his foot which had caused suppuration.* and there could be no doubt that this, and not the slight blow struck, was the caase of tetanas Dr Taylor says "It is scarcely possible to distinguish, by the symptoms, tetanus from wounds (tranmatic tetanus), from that which occurs spoataneously as a result of natural causes (idiopatlic tetanus) "

Erys pelas

90 Erysipelas like tetanus, may be the result of slight Some constitutions are more prose to it then others Ervsipelas frequently occurs after wounds on the head, baras, and scalds Taylor says "The medical facts, that the person assaulted has never recovered from the effects of the violence, and that the inflammation set up has suddenly assumed an erysipelatous character, are suffi cient to establish this connection." With reference to this disease, however, it should be horne in miad, that, unble tetanus, the symptoms of erysipelas will show themselves in the injured parts, and it will, therefore, he easier to decide whether or not the disease has been caused by the injury (traumatic Erysipelas)

Delironm tremens

In the case of persons of latemperate habits, delimin tremens is often brought on by even slight injuries. In illustration of this Taylor quotes Reg v Heywood, C C C, October 1846 Deceased was assaulted without any serious

[·] S pourat on a the process by which pas is formed

consequences Dehrum tremens came on and he died in a few days The medical opinion was that death was attributable to a shock of the nervous system, causing dehrium tremens and he accounted for that shock by the attack made on the deceased and the blows he had received cross examination, he attributed the delirium tremens to both the blows and excitement. The prisoner was requitted This verdict would scarcely seem to be consistent with the Chief Baron's ruling quoted ante, that a man is not bound to have his body in so sound a state of health as to warrant an unjustifiable as ault If the deceased had not excited him self previous to the assault, if the assault was an unjustifiable one, and the excitenent was in enusequence of it, it would seem as if the accused should have been held respon sible

92 This point involves a question of great importance, Death from ruz, the responsibility of a medical man who, in the treat-at operations ment of a person injured by violence, conducts an operation from the effects of which the nation dies The question is one of vital interest to medical practitioners For all practical purposes, however, it would seem that that wo following questions anly should be answered (1) Was, in the opinion of the medical attendant, the operation necessary for the preservation of life? (2) Was the operation properly conducted according to the best of the practitioner's ability and with due care and attention? If these two questions are answered in the affirmation, in the event of death resulting from the operation, it must be held to have been caused by the injury which rendered the operation necessary The operation must, however, bave been necessary in order to save life. If an operation was performed mercly to prevent the signs of disfigurement caused by an mary and death resulted, the person who caused the in jury could not be held responsible. The same rule would apply where the operation had been conducted, not for the purpose of preserving life, but of preserving the use of some limb or member for instance, A caoses an injury to B. in consequence of which it appears to the medical attend

ant that unless an operation is performed, permanent loss of sight will follow. Danger to life is not apprehended, but merely to the organ of sight. An operation is performed, in consequence of which B dies. In this case A could not be held responsible for B's death. Even if it should be afterwards proved that his might possibly have been saved without an operation, this would not be sufficient to make the operator limble, if, after due care and the exercise of such science and knowledge as he was possessed of, he was convinced that an operation was necessary Of course, if it could be shown that, in conducting the operation, there was gross negligence, -as for instance, owing to an artery not having been lightned or tied, the patient died from loss of blood, or, as in a case quoted by Casper, where a portion of the bowel was ent off in mistake for the umbilical cord,* and death ensued,-it would be necessary to hold that the operation was the cause of denth, and not the original injury On this point, see Illustrative Cases Nos XVI to XVIII

The unbificed cord in the vascular cord like structure connecting the placents, or "after burth," with the forces during the stay of the latter within the womb

ILLUSTRATIVE CASES.

Case to XI —Accessed need libble for death following at operation has do on a mistagen diagnosis.

Leg v Pym

In the case, a Legierant Seton had been shot in a due! A tomoors formed in the course of the pistol shot received by the deceased at the lower part of the abdomen, and this was sopposed, by the late Mr Liston and two other surreons, to be so as surremai enlargement from a wound in, or injury on, the femoral artery t for which it was considered necessary to tio the external pline artery ? The patient died from peritoneal infiammation following the serious operation, and on inspection, it was found that the immour (the supposed anequism) was formed by a mass of coagulated blood, poured out not from the femoral artery, but from one of sis seperficial and anomalous branches Cooosel for it o presoner proposed to crossexamine the medical witnesses, in ercer to show that it a wound was not dancerous to life, and the operation sot absolutely necessary Erlo. J. said "I presume you propose to call counter sydence and impeach the propriety of the operation; but I am clearly of opinion that if a dangerous would is given, and the best (available?) edvice is taken, and under that advice no operation is performed, which is the immed ato cross of dooth, the party giving the woood is crimically responsible." Cooosel replied that he was prepared to show that on operation at all was required, or, at all oroots an asser so I moch less dangerous one might and oneht to have been adopted Ha submitted that a person is not crimically responsible where the death is capsed by consequences which are not place cally the consequences of the wound, but can only be connected with the first wound by moral ressorings Erie, I : "I om clearly of op noo, and so is my brother Rolle, that where a wound is given, which, in the opinion of com petent medical advisers, is dengerous, and the trentment which thay bond fide adopt is the immediate cases of death, the party who inflicted the would se crimeally responsible, and of course those who aided and shotted him" The point was reserved, but as the prisoners were acquitted on other grounds, was not referred to the judges (Taylor) Dr Taylor goes oo to remark, with reference to this case, "No operation would have been required but for the lujery, and the prisoner eaght not to escape on account of want of skill in a surgeon, or of a mistake by a skilful operotor "-Hont's Tent Assists, 1816

The term fumour is applied to an absormal ewelling or calargement of any organ or part from any cases but until from a morbid growth 4 The femeral artery is the large artery of the lower extremity, which passes down the front and inner sade of the thigh

The common fluc artery is a large vessel which passes down slong the flank bone on each side and divides into two branches, the external and internal fluc arteries

UASE NO XII — CASES WHPRE, IN INDIA, THE ACCUSED HAS NOT BEFY HELD BESPONSHEF FOR HOMEGOF WHIP DPATH OCCURED AN THE BECOMBARK CAUSE OF THE INDIBN.

Reg & Bysegoo Noshyo

ACCEST quarrelled with his sife and gave her n lock, which replated ber spieen. He repented immediately and was found with the woman in his arms helping her. Acquitted under Sections 230 and 323 of the Possi! Code, but found guilty under Sections 219 and 321. Sentence. One year's regroup a myneument—Cell W. F., for TILL, September 1507.

Casa No XIII

Peg # Robert Bruce

Accessed was fixed for 'cousing hurl' by kicking a boy who was enflering from discased option. Death was the result of the kick. The judge held that the prisoner had no intention of causing death, but, considering the disagreous consequences of each an act, especially when inflicted on a native of this country, sentenced him to set month's 'ngorous imprisonment. An Arthlergman.—(Calcuta Criminal Court, June 1868)

Taking into consideration the rainings given in the text, there can be little doubt that had these trials taken place in England the econesis would, in some instances, have been found guilty of manulaughter

According to Innd Hate's ruling, quoted in the test, it would seem that an injury of this kind, which was it of direct caoes of death, would be easily cent to constitute murder. "If a man," says Lord Hala, "has a disease which, in all his/blood, would terminate his life in a short time, and another gives him such a blow as hasteen his death, this is wich a killing or constitutes murder." Disease of the apleon, however, is not even a disease which need secessarily prove fatal. It all accounts pranous may live on without feeling any inconvenience from a diseased opiem, it is only when it is mutated that is noticer fatal.

Case No XIV -Case IN WHICH ZETSIPPLAS RELD NOT TO BE

A rowan, said to be if intemperate labria, was struck on the left check with a quart pot. There was a combines but no major got the shar. For thirteen days he suffered no ill effects, when expressed commenced. On the same day he was stitucked with deliron in treases. On the extremely day expressed he came general. Death took place on the seventeenth days. At the trust the entire with these stated that it was not probable that expressed he expressed has expressed has expressed as contained would thirteen days after a blow, and he appressed has expressed has proposed to the case the expressed could not be stributed to the blow. The accused was acquisited. C. C. O., 304; 1859—Clouder.)

Case No XV — Existricia the result of an ulcer and not of a wound in 1822, a gameleeper was charged with the murder of a poacher, whom he shot in the left arm, which had to be amputated. The man died of eryspelas in the right leg, and the question was actually raised whether the errainelas could have been caused by the gas shot wound. It appeared that deceased had an later in the leg attacked bud been for saveral days exposed, that eryspelas was president in the luftmary, and deceased had been put in a bed occupied by a patient saffesing under this disease. Prisoner was acquited — (Tuyler)

CASE No XVI -- DRATH BY SURGICAL OFFSATIONS

The case of Kelly is a remarkable one, as the rendect is utterly at variance with it a law as laid down by the various English judges. The deceased was a police constable, who had received a pistol-slot in the back of the neck and died four days afterwards. The medical attendant deemed it necessary to enlarge the wound in order to extract the bell. During the operation nothing serious occurred to cause death. The bullet itself had "fractured and ephintered the atlas " wounding and crushing the soft parts of the neck, and leading to the formation of an abacess" It was censidered absolutely occessary to extract the ballet, and had this not been done, there can be no doubt that the death would have been attributed to neglect to extract it. The prisoner was clearly identified, but in spite of this the prisoner was acquitted on the ground that the operation may have been the cause of death. Taylor remerks, "that the failure of justice in this case was chiefly owing to the jury liaring been allowed to form their opinion on the surgical treatment pursued" They should have been called upon simply to state whether the prisoner was the man who had cited the wound, and the judge should then bave applied the law as to responsibility for a surgical operation - Dublen Commissioner's Court, November 1871.

Case No XVII -- Mudical Responsibility, walla paaris Reg v. Dickinson.

It was raied, that where there are different modes of treatment, regarding which men of learning are dirided, no man can be held to be "grossly ignorant" if he adopts a course sanctlound by some eminant mou area though opposed by others—Staford Leat Assacs, 1816—(Taylor)

CLEE NO XVIII -ORDINIET SEILL, AND NOT EMIYENT SEILL, TO BE EXPECTED. Gibbs v Tenelot.

IT was relef, that the jury were not to expect the armo amount of unness their in country practiones as is to be met within a large town; but they had a right to expect from him the small and ordinary amount of skill, care, and attention, which, it was only researable to suppose, he was the processes; and if, in the discharge of his duty, he applied his profession at skill and knowledge to the best of his shilty, then, hewever unfortunate the termistion of the care, he was not to be held responsible. The case

[.] The artes is the uppermost bone of the splead column, and the bone upon whi head reats

was one for damages, but this ruling would probably apply to the treatment of e woond ; and if death followed, even if the treatment could be shown to be not as good as might have been obtained elsewhere, the person who caused the wound, and nut the medical man, would be held respopulble for the death. - Norfolk Lent Assises, 1816

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The two last mentioned cases are important as affording a remarkable contrast to each other.

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CHAPTER VI.

CIRCUMSTANTIAL EVIDENCE

The dress—Marder or so orde—Stataton of wonds—Nature at desiret of a wonds—Direct on of a wonds—Sea de intended to cause suspicion of murder—Girennitanes to be noted at the time of finding the body—Marks of Mond—Characters of Mond stans—Obeler inspection of Mond stans—Action of blood stans—Action of blood stans—Action of water on blood stans—Action of peat on the Mond stans—Action of peat on the Mond stans—Action of reach on Mond stans—Action of reach on Mond stans—Action of the action of granicoun on blood stans—Himms crystals produced by Ireating blood with glaz at act o acid—Spectroscopic appearances—Mantrual blood—Marks of Mondo on accessarily found on clothes of marderer

THE evidence treated of in this chapter is what in England is generally to be expected from the medical man called in after the finding of the body or the wounded person. In this country the body has generally to be sent to the medical officer, so that the circumstantial evidence, which is often of such importance in the detection of crime, must, for the most part, be gathered by the police and village nuthorities on the spet

93 The dress which the deceased wore nt the time of the dress which the deceased were nt the rescuts my marks corresponding with the injuries. In this country it often happens that the deceased has worn little or no clothing, but as regards weren this is not the case. In the case of wounds caused by a cutting instrument, if there is an incised wound on the body, it will be only natural to expect to find a corresponding incision on the clothing. In the case of blows from a blunt weapon causing broases or tractures, thus rule does not exply. A blow has caused fracture of the skull without leaving any trace on the silk cap which was worn at the time. In 1803, a woman was accidentally knocked down in the street and fell on the back of her head. She was stunned at first, but walked home. Next morning she was found dead in hed

On examination of the skull, two indentations of the parictal bone were found, a clot of blood, and below the clot a fracture of the bone It was considered at first that the injury was too great to have been caused by such a fall, but on examination of the bonnet which she were at the time of the recident, two indentations, containing dust and dut, and corresponding with the indentations on the skull, were found on it A vonne man, who wished to create an unpression that he had been attacked by robbers, inflicted some superficial wounds on himself, and afterwards made. as he thought, corresponding incisions in his clothes imposture was detected owing to his having stabbed through a fold, which he mande for the purpose, in his shirt he been wearing the shirt at the time, a stab passing through a fold would make three incisions, two through the fold and one through the rest of the shut In this case there were only two

Murder or sur cide 94 Much valuable or deace can be gained from a careful examination of the body, which will tend to throw light upon this question. The three points to be looked to as logards the wound are,—(1) its satuation, (2) its nature and crient, and (3) its direction.

S tuat on of wounds.

95 As a general rule, wounds inflicted by suicides are to he found in the front or lateral parts of the body howover, is no proof one way or the other, since an assassin might have attacked the deceased from the front Even death caused by the discharge of a pistol into the mouth nced not accessfully be the act of a suicide, for a calculating murderer might pui posely resort to this method of des troying a person in order to concerl the crime On the otler hand. Orfila observes that even wounds situated on the back of the body need not necessarily have been inflicted by mother person A wound traversing the body from the back to the front, however, is scarcely likely to have been the act of a suicide, although it might be crused by falling brokwards on a sword or knife fixed in the ground Take, for instance, the tricks played by jugglers in this country in which they lean backwards over a sweed fixed in the ground

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and pick up straws with their evelids. In practising this trick, an accident might well occur. In a case of this kimil some light might be thrown upon the matter by the position of the body when found, whether on the back or on the face, but even this would not be decisive, because the wound may not have caused instantaneous death. Suicides rarely cause death by blows, though cases have occurred in which suicides attempted to dash out their brains by striking their heads against a wall. Stabs are generally presumptive of homieide, but not necessarily proof of it, for suicides have killed themselves by stabs in the throat as well as by stabs in the nhdomen

A farmer was found dead in the rond with his throat Nature and ex ent, te, the knife had been inserted behind the ear and the tent of a wound throat had been cut outwards, as butchers kill sheep. Tho nature of the wound led to suspicion falling on a butcher. who was afterwards found to have committed the murder Persons labouring under insanity sometimes inflict upon themselves the most extraordinary imprice Cases have occurred in which persons have torunway large portions of the abdomen, and there is one ease of a lunate who inflicted no less than thirty wounds on the back part of his skull with a cleaver He hyed long enough to admit that he had caused the muries lumself As a general rule, the existence of n number of wounds is presumptive of homicide, and especially so if several of them in different parts of the body are of such a character that more than one was likely to have caused metant death. Thus, a man with a cut throat, some of the large vessels of the neck being severed and n wound in the heart, could scarcely have cut his throat after the wound in the heart, or sice versa A most interesting case, in which the question of murder or suicide was decided entirely by the nature of the wounds, is the Uxbridge case (Reg v Gibbons, Middlesex, 1884) The ease was very badly reported in the papers, but the Examin ing Surgeon, Dr Bowlby, wrete n full report of the whole case to the British Medical Journal (Junuary 10, 1885). which has been printed for reference in extenso in the An-

pendix The prisoner was convicted, but owing to a considerable discussion which was raised as to whether the crise could not have been one of encide, the sentonce was reduced by the Home Secretary to penal servitude for life. The report of the Examining Surgeon is a marvel of cireful observation and analysis. Wounds in the throat inflicted by suicides are commonly in the upper part. Generally speaking, all the vessels of the neck to the spine could scarcely he severed by a senicide, but there is nevertheless one case on record in which a suicide "divided all the muscles of the neck, the windpipe, and the gullet, had opened the jugular veins and both carotide arteries, and lind even grazed the anterior ligaments of the spine." (Taylor)

Direction of a

97 In cases of suicide, the direction of the wound is conerally from left to right-(with left-handed persons it will be the reverse), and from above downwards, if on the upper part of the hody, and from below upwards, if on the lower part of the body. A wound from below upwards, or, in the case of a right-handed person, from right to left, is presumptive of homicide, but not proof thereof right-handed murderer etanding opposite his victim would probably inflict wounds having a direction exactly contrary to that which they would have, if self-inflicted by a righthanded man But if the murderer were standing behind his victim, it stands to reason that he could inflict a wound exactly similar in direction to one the victim himself could cause t Ae a general rule, it may be said that there is no wound which a smeide inflicts which could not be caused hy a murderer, but there may he some wounds, such as those on the back of the hody and those with an upward tendency, which, it is improbable, could be self-inflictedimprobable, but not, except in very rare cases, impossible.

Suicide intended to cause sus; 1 cion of murder 98 It must be remembered that, in the case of suicide,

^{*}The carofid arteries are the large arteries of the neck

† We have heard of an exactly similar case occurring in the experience

[?] We have heard of an exactly similar case occurring in the experience of a Medical Officer in the Madran Presidency

the deceased may purposely have committed the act under such circumstances as to cause suspicion of marder. In England this may be done in order that his family may get the benefit of an insurance policy, and in this country in order to throw suspicion upon a person with whom deceased was at enmity Regarding this point, soveral interesting cases will be found at the end of the chapter

99 The following points are of the greatest importance, Circumstances and should be carefully noted by these who conduct the that me of find first inspection of the body -(1) Is the position of the hody ing the body that which a suicido could have assumed? (2) Is the distance of the weapon from the body such as to render it improbable that it could have been placed there by the deceased? Before noting these points careful enquiry should be made as to whether the body has been since moved or the dress in any way disarranged. The probabili tics are that, in this country, unless the evidence on the first of these points is much more satisfactory than the generality of native evidence, not much importance could be attached to it As regards the latter point, however, it is often possible to get much important ovidence. If n hody is found with a mortal wound, such as throat cat, a stab in the heart, or a fracture of the skull, and the weapon is found at a considerable distance, it is improbable that the act could have been one of suicide. If a weapon is found in the hand of the deceased, such as a knife or a pistol, it is most important to notice whether the weapon is grasped firmly or loosely. If the former, the case is probably one of suicide, if the latter, of homicide, and the weapon has been subsequently placed in the hand in order to raise a suspicion that the wound was self inflicted. At the moment of death there occurs what is called the endaverio spasm, in which the muscles acquire a sudden rigidity This is quite different from the rigor mortis, which does not set in until a considerable time afterdeath. If at the moment of death, a person was holding a weapon in his hand, tho effect of this cadaveric spasm would be that the weapon would he tightly grasped and would remain so for several

hours If, however, a murderer placed the weapon in the hand, even though immediately after death, he could only do so by removing the rigidity caused by the spasm, and then, even if the fingers were closed over the weapon, thus rigidity could not be restored and the fingers would he limp and phable

Marks of blood

100 Auy marks of blood on the hody, the clothing, and in the neighbourhood of the body, should be carefully In the case of a person found dead with throat cut. the bloody marks of a left hand were found on the deceased's left arm, thus showing conclusively that the case was one of murder and not of spicide The hody of a woman was found dead at the hottom of a flight of stairs with a fracture of The accused, deceused'e husband, said that she had accidentally fullen downstairs The fracture was of such a nature that it was probably caused by the fall, but there was also an incised would in the temporal artery of the hody, which, it was improbable, had also been caused in the fall, and at the top of the stairs were found several urterial* spirts of blood on the wall, thus showing that the wound must have been caused at the top of the stairs, and the woman had then either fallen or had been pushed down (Reg v Spicer, anoted by Taylor) Notice should also be taken of the manner in which the blood has flowed from the wounds If the blood has poured downwards over the hody, the wound must have been inflicted when the deceased was in un apright position, if, however, the deceas ed was wounded when lying down, there may be little or no blood on the body since it may have flowed directly on the ground Wounds on the hands should be carefully looked for, us the presence of wounds of this kind is strongly presumptive that they have been caused whilst the deceased was in the act of defending himself, or in trying to ward off a blow As regards this point and

^{*} We recogn so that an extery has been wounded when we see the blood apout in jots from the wound and that the blood has a bright red or scarlet color

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others of a circumstantial nature, see the interesting case of Reg v Gardner, of the end of this chapter In the event of a serious wound being found, such as would cause great loss of blood, with, bowever, but little trace of blood near the corpse, the death has most probably been caused by homicide, and the wound inflicted after death, which had been caused by some other means, such as strangulation. suffocation,* &c. In examinations of this kind, howover, great care should be taken that none of the persons present canco any of the marks which are subsequently found For instance, a person might accidentally step in a pool of blood, and afterwards leave a bloody footpriot on the floor, which might possibly he taken to be that of the marderer In the matter of footprints, very great care should be taken in the measurement. This should be done with the utmost nicety, and a careful record of the measurement should be kept. In the evect of a bloody feetprint near the body, corresponding with that of an necused, being found, a good plan is to obtain a separate footpriot of the accused, and then to compare it with the one found, and, if possible, to produce both at the trial In the same way. when a footpriot is foood in wet mid, the foot of the suspected party should not be placed in the footprint, but he should he made to make another mark, and the two should then be compared If the accused's foot is placed in the footprint found in wet mud, it is clear that if the new foot is a little larger than the print, the print itself might easily assume the form and shape of the new foot. In the case of footprints of this kind, it would probably not be impossible to dig up the mud, and after it has got hardened in the sun, to send it, together with the imprint of the prisoner's foot, to the court which tries the case But it must be remembered that an individual'a footsteps yary as he might have been walking, ronning, or standing at the time

[·] Suffication or at fling as a stoppage of the respirat on produced in any way except by direct compression on the windpipe or by drowning

Characters of blood stains 101 The following are details of the characters of blood-stains under the several heads ---

Ocular inspec t on of blood stains (1) Blood-strans on dark-coloured materials, which in daylight might he easily overlooked, may ho readily detected by the use of artificial light, as that of a candle brought near the cloth Bloodspots, when recent, are of a bright red colour, if arterial, of a purple bue, if venous—the latter becoming brighter on exposure to the air After the lapse of a few hours, blood stains assume a reddish brown tint, which they maintain for years

Microscopie de moustration of blood stams

- (2) With the aid of the microscope, blood may he readily detected by the presence of the characteristic blood cells, but even this means of diagnosis may be readered impossible, by—
 - (a) the blood hoing long effused .
 - (b) the spot being wetted and then dried .
 - (c) the blood being mixed with other substances, and
 - (d) the spot on the cloth having been much rubbed, or the cloth washed

Act on of water on blood stams (3) Water has a wonderfully solvent action on blood, the stams rapidly dissolving when the material on which they occur is placed in cold water—a bright red solution being formed. Rust is not soluble in water.

Action of best on blood stains, (4) Blood stains on knives, etc., may be readily removed by heating the metal, when the blood will peel off, at once distinguishing it from rust Should, however, the blood stain on the metal be long exposed to air, epots of rust may be mixed with the blood, when the test will fail The solution of blood obtained in water is coagulated by heat, the column entirely destroyed, and in flocculent, muddy brown precipitate formed.

HAP. VI]

- (5) The solution of the blood obtained in water is Action of caus boiled, when a coagulum is formed, soluble in blood stains hot caustic petash, the solution so prepared is creensh by transmitted, and red by reflected. hoht
- (6) Nitric neid added to a portion of the solution of Action of partial blood in water produces a whitish-grey precipitation tate.

(7) Tricture of guaracum produces, in n watery solu-tion of blood, n reddish white precipitate of the resin, but on the addition of an othereal solution of peroxide of hydrogen, a heautiful blue colour is almost immediately developed. This test is so delicate that one drop of blood in six ounces of water may be detected by at . und. necording to Dr Taylor, is, with the spectroscope. the only certain method of discovering washed blood Washed stains on colourless cloth may be detected by pouring a drop of the tineture of guaracum on them, and then adding the peroxide of hydrogen. The tincture of guangum should be made from fresh resin, and preserved in the dark The peroxido of bydrogen may be obtained under the name of exemsed other. Other red colouring matters give a reddish colour to the precipitated resin, but the blue colour does not appear when treated with the peroxide of hydrogen, as above described, except after the lapse of some time, and this at once marks the nbsence of blood Dr Ogston states that he has obtained the blue colour with the guaracum and peroxide of hydrogen from sweat stains

102 Hæmin crystals are produced by treating a drop of Hæmin crystals hlood, or n watery solution of it, with glacial neotic acid in treating blood a watch glass, and then evaporating the maxture The water acid with glacil dried residue new contains the crystals of hæmin, which may then be examined under the microscope The crystals

are rhomboidal in form, tubular, or "otherwise," of n yellowish, yellowish red, or dirty blood red colour. When the stain is old, a minute quantity of table salt should be added to the acetic acid solution of the coloning matter of the blood.

Spectroscopic appearances

78

103 Two dark absorption bands appear in the spectrum, one situated at the junction of the yellow with the green rays, and the other in the middle of green rays of the spectrum. These may, bowever from various causes, he modified. The spectrum of blood treated with carhonic oxide gas presents two similar bands to those of normal blood, but the red and violet rays are more completely absorbed. These bands also do not disappear under the influence of reducing agents, as is the case with normal blood. The spectrum of alkanet root in solution of alum is like that of recent blood, but differs in buving a third absorption band between the green and the blue. In a solution of coclineal and ammonia, one black band ohliterates the yellow and orange rays. This test requires care and considerable practice at spectrum analysis.

Menstrual blood 104 There is no means of detecting menstrual blood from human blood, the result of a wound (Husband)

Marks of blood not necessarily found on clothes of murderer

105 It by no means follows that when n murder has been committed marks of blood must necessarily he found on the clothes or the person of the murderer. If the wound has heen inflicted in front by nn assassin standing helind, it is of course obvious that no blood would be found on his clothes. Still the fact of the prisoner's clothes not being marked with blood, has been on more than one occa sion, urged as a proof of his innocence. This was one of the pleas on behalf of Muller, who murdered Mr. Briggs, by first of all research assaulting him with a life preserver, and then throwing him from the railway carriage. It will, of course, he of impurtance if it can be shown that the accused washed himself or his clothes soon after the time of the murder. In the event of stains being found on a cloth or an ustrument, it should not at once he concluded.

that they are marks of blood, they may be iron rust, paint ar fruit stains, or in this country, betel juice The clothes ar weapon should be most carefully packed and sent to the hospital for chemical examination. Hitherto it has not been possible for the chemical examiner ar medical officer to say more than that the signs are thuse of mammahan blood, for no method was Lunwn of distinguishing between human blood and that of namals The research recently carried nut by Dr Monekton Copeman points to the possi bility of distinguishing human blood by testing under the microscope for the crystallisation of Hemoglobia* (see Report of the Chemical Examiner, Modras Dr VanGeyrol, ctc, etc, for 1890) Marks of mancy on the suspected party should be carefully looked for, and, if found, noted at the time of prest A remarkable case in illustration of this point occurred in 1834, when the victim of a robbery was able to catch one of the robber's fingers between his teeth and to bite off the end between the nail and tha joint The piece of finger was preserved in spirits, and led to the conviction of the robber

[•] Homoglob n is the substance to wi ch the red colour of the blood is due; it is the chief coust thent of the red blood colls

ILLUSTRATIVE CASES.

CASE NO XIX -SITUATION OF WOUNDS

Reg v Wallin

A MM was charged with tilling his wife. The holy was found on the ground by the side of the bed. There were distinct and severe bruses found on the back of the head and on the temples. In defence, it was urged that the injuries had been caused by the women tambling out of head. This might have accounted for the injuries either at the back of the head or on the temples, hat not for both -Q: C. (183)

CASE NO XX -SUICIDE OR MURDEE

In 1837, the body of a woman was found with the throat cut. The deceased when found, was lying on her back, and the razor with which the wound was inflicted was found under the left shoulder. On inquiry it was ascertained that, when first seep, she was lying on her face and the body had been turned round on the back Blood had evidently run down the fore part of her person, rendering it probable that she had been wounded whilst in an erect position The wound extended from the right side of the chip to within an inch of the laft collar hone, it had divided the windpipe, the gullet all the muscles of that side and the fora part of tle neck, the carotid artery, the ingular youn and the muscles of the fore part of the neck The incusion was double-one seperficial, close neder the chin, and the other, a deeper one, appeared to be continued from this The cut was four and a half seches long and two and a half deep. It was held and Taylor save correctly, that the wound was inflicted by another and oot by deceased Deceased was right handed which would have added to the difficulty, supposing the wound to have been suicidal - Taylor. Yel I. p 516

CASE No XXI

In 1860, a somewhat similar case occurred. The wound commenced on the left and and contained to an inch and a half from the centre of the chin. Almost all the organs on that side were more or less sidected. In the left land of the decreased was found a common dinner kinds, lossify, held in a reversal position with the back towards the throat. There were three access upon on the back of the left hand. The deceased was right handed. It was held to be homicide. A fallow servant was suspected, it can decorated, on the own confession. It is remarkable in this case that the clothes he had on at the tame of the morder showed no tracen of blood, except a few small spots on the shirt—Taylor, yol 1, p. 190.

Case No XXII

Beg w Gardner

This case presents so many points of interest and importance that a full account of it is necessary. In it is to be found almost overy point referred

to in this chapter. The whole case terned upon the medical evidence Gardner was a clumner aweer, and lived up a small house, of which tho other inmates were his wife and a roung woman named Humbler. It was alleged at the total that the prisoner and Humbler were on terms of intimacy but it is was not proved. The wife was found dead in her bed room sbont 8 a w with her throat cut It was either a case of anicide or else of murder It it was murder, it could only have been committed by har lusband or by the woman Humbler, who were the only two other resi dents It was proved that about 4 aw the husband went out to work, and did not return until after the body was found dead. When the medical man Mr Sequeirs was called in, the body was lying in the beil room and recor mortes I ad already set an as far as the upper limbs were concerned. The while body was crid except the abdomen, and as it o woman of the time of death was pregnant, this accounted for the warmth in that part of the body Mr Sequeira held, that when he asw the body at 8 A M . at most i are been dead at least four b ura. In this opinion he was confirmed by another medical witness. The woman was found lying on the floor, partly under a bed liero was a severe wound an the threat, involving the seperior ti vroids artery and other vessels. From this about two niets of blood had flowed on each side of the reck on to the floor. There was no blood anywhere else on the hedy It was, therefore, clear that the wound in the throat must have been caused when the body was in a recumbent position Death had resulted from sefforetion, owing to the blood having flowed it to the windpipe. In the right hand there was a common table kmife, loosely held-the back of the blade towards the rolm of the hend and the point of the knife conting newards. There were four woulds on the inside of one hand and six wounds on the seaide of the other. The wounds were across the fincers, as if they had grasped the blade of a knife. The medical avidence was to the effect that the wound in the throat could not have been caused with the right hand. It was, therefore, clear that the woman had been mardered. The only two other inmates of the house were her husband, who had left at 4 o'clock, and the woman Humbler The operation was which of these two could have committed the crime. It was proced to the defence of Gardner that the woman had been killed after 4 A M . the time when he left the house If that had been true, the woman Humbler must have murdered ter The medical cyclence was, however, conclosive that et 8 a M , when found, the body must have been dead more than four hours, because rigor moits had already set in, and it is clearly proved that in cases of eaplyxist this rigidity does not commence until after six hours. This brought the time of death to shout 2 AM .

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* One of the arteres supplying the throod almed. This plead is situated scross the front of the madpays, alous the maddle of the next.

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ILLUSTRATIVE CASES.

CAGE NO XIX -SITUATION OF WOUNDS

Reg v Wallis

A MAN was charged with killing he wife. The body was found on the ground by the sade of the bed. There were distinct and eerce bruses found on the back of the head and on the temples. In defence, it was urged that the injuriee had been caused by the woman fumbling out of hed. This might have accounted for the injuries either at the back of the head or in the temples but hot for both— $Q \in Q \in 1.83$

CASE NO XX -SUCIDA OR MURDER

In 1837, the hody of a woman was found with the throat cut. The deceased, when found, was lying on her back, and the razer with which the wound was inflicted was found under the left shoulder. On inquiry it was ascertained that, when first seen, she was lying on her face and the hody had been turned round on the back Blood had evidently run down the fore part of her person, rendering it probable that she had been wounded whilst in an arect position. The wound extended from the right side of the chin to within an inch of the left coller bone, it had divided the windpipe, the gullet, all the muscles of that side and the fore part of the neck, the carotid artery, the jagular year, and the muscles of the fore part of the nack The manion was double-one superficial, close under the clin, and the other, a deeper one, appeared to be continued from this The cut was four and a half mebes long and two and a half deep It was held, and Taylor says correctly, that the wound was inflicted by mother and not by deceased Deceased was right handed, which would have added to the difficulty, supposing the wound to have been sulcidal -Taylor, Vol I. p 516

Case No XXI

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Case No XXII

Reg v Gardner

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One of the arteries supplying the thyroit gland. This gland is situated across the front of the windpips, about the middle of the next.
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ILLUSTRATIVE CASES.

CARE NO XIX -SITUATION OF WOUNDS

Reg v Wallis

A MAN was charged with killing his wife. The hody was focad on the ground by the side of the bed. There were distinct and cerere brunes found on the back of the head and on the temples. I eddence, it was urged that the injuries had been cansed by the women tumbling out of bed. This might have accounted for the injuries either in the back of the head or out the temples, but not for both—O O . 1839

CASE NO XX -Spicipe on Munder

In 1837, the body of a woman was found with the throat cut The deceased, when found, was lying on her back, and the razor with which the woned was inflicted was found neder the left shoulder. On somery at was ascertaiced that when first seen, she was lying on her face and the body had been turned round on the back Blond had evidently run down the fore part of her person, rendering it probable that she had been wounded whilst in an erect position. The wound extended from the right side of the chin to within an soch of the left coller bose; it had divided the wiedpipe, the gelist, all the mescles of that side and the fore part of the neck, the carolid artery, the appaler year, and the muscles of the fore part of the neck The incision was dooble-one superficial, close under the clio, sed the other, a deeper oes, appeared to be continued from this The cut was four and a balf soches long and two and a balf deap. It was held, and Taylor says correctly, that the wound was inflicted by another and oot by deceased Deceased was right handed, which woold have added to the difficulty, supposing the woood to have been suicidal - Taylor, Vol I. p 516

Case No XXI

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CASE No XXII

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ILLUSTRATIVE CASES.

CASE NO XIX -SITUATION OF WOUNDS

Rez v Wallis

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CASE No. XX -Smeant of Muther

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Case No XXI

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One of the arteries supplying the thyroid gland front of the windpipe, about the middle of the neck
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afterwards, however, the man Gardnet pointed out some blood which had evidently been lately emerged. It was enough that this blood had not been there on the time of the first search. The woman was acquisted, but Gardner was convicted, the capital centence being reduced to transportation for life. It will be noticed that the whole of the evidence in this case was convicted, the capital centence being reduced to transportation for life. It will be noticed that the whole of the evidence in this case was conventional, and it was entirely due to the great care which his Sequena had taken in noting every circumstance at the time be was called in that this crime was detected. This was not of the first criminal cases that Mr. Gribble heard tried, but he has sever forgotten the calm possessed was in which the noticel enderse was reserved. C. C. 18.000.

CASE NO XXIII - SELF INSLICTED WOUNDS.

The case of Belem (Newceath, 1839) so a leading one on this point. The prisoner was found lying in an apartment witch hid here set on fire, and near him was the body of the deceased who had evidently been killed with violence, the sholl having been extentively fractured by a pober jung near. The prisoner, when found, was either inscendible on pre-indeed to be so He said that I e had been suddenly attacked by a man end knocked down by a blow on the right temple. He then felts a kinf on the throat His heads were not cut. He said he received out or blows and then become measurable. These was a small wound on the left said of the next. This wound had meetly penetrated the true slin, and these was only a very small effects of the load from it. He new see many rais in the cost, wastecost, and shirt, but 10 corresponding cuts or stabe in the body. The medical savidance was to the effect that the wound was self inflicted, and on this oridence, in the obsence of any proved motivo for the cume, the prisoner was connected.

CASE NO XXIV -SELF INFLICTED WOUNDS

DR CREVERS quotes several cases of soil inflicted wounds. The following may serve as an example —Three native votines and two children were found lying dead in a heap with thew threats cut. The hisband of non of the females gave the slares, staining that the crime had been committed by denotis, who had also wounded and bound lim. The wounds on this man were very eight He and I had been cut at with enords, but the only wounds found were two small parallel of one on the mode of the left tingh. One was senteely more than a actract, and the other had only just pencitated the true akin. He had clearly, first of all, inflicted in senately, and then seeing that this would not be enough, indicted in senately, and then seeing that this would not be enough, indicted in hitle deper wound in the sums place. The man was countied. Dr. Hatchinson asystim a manufacture wound in the sum place. The man was counted. Dr. Hatchinson asystim a manufacture of the word of the word of the word of the word of the word of the word of the word of the word of the word of the word of the word of the word of the word of the word of the word of the three words.

^{*} The skin is composed of a superficial and a deep layer, the superficial is called the cattlen or cent skin, and is that part which is ruled by a linter or when very hot water falls on the skin. The deep layer is called also the earlier war or 't true skin', and consists of blood reacts and nerves bound together by an elastic and fibre like tirtue,

will be deeper than a wound caused by drawing the weapon - Ass Udalut, N. W P. 25 h I ctruory 1853

CASE NO XXX -SELE INVIDENTED WORNES.

Mr. Perceval, who had been a police apprintendent, stated, that when he was connected with the police in Bembay, there were two or three gargs in that city who cut and wonded each other for purposes of false accusation and extertion. They need to cut one sucher's neeks and arms by turne, as the lot fell, and access some rich passer by of having doos it. The wonded rascal would call out 'marder,' and his companious would follow and point out to the police the abode of the sileged calpint, the others declaring that they last witnessed the offence. Several respectable persons were thus disgraded and raised. At last it fell to the lot of a youthful member of one of these gauge to have his neck cut. The person promited to ext. In marks a fundamental who, instead of making a slight cut, infacted a mortal would. The gang field, abandoning the youth, when dying out featured by the tracters—(Plener, 553)?

CAR NO XXVII -CARATERIO SPIRA

Av interesting case of this kind occurred in Bordeaux. A father and son, after dinion heartily together, went to the room in which both thour beds were. The son lay down on his bed and went to sleep. He said afterwards that I o was roused by the sound of a pistol. His father was then found sitting by his bed, with one arm on the belater, the other was resting on the inside of the leg and held a discharged pistel. The brains had been blown out Suspicion at first fell on the son, because the hand still grasped the pistol, and in experiments made by lifting the arm to the head and then allowing it to drop to the position in which it was found, the pistol dropped out of the hand. This very feet, however, established the con's renocence. In the experiments tried after death, the rigidity produced by the cadevency spasm had been destroyed, and therefore the weight of the pistol caused it to fell from the hand, but when death occurred the cadaveric spasm would have the effect of suddenly tightening the muscles of the fiegers, and thus preventing the pietol from falling. It therefore followed that the deceased, when death occurred, must have been holding the pistol in his hand, and it could not have been placed there after death #

^{*} For other cases of this kind refer to Chevers, p 357

[†] Cadateric means pertaining to a corpse or the changes in the body produced by death. Cadateric spass may be defined as a cadateric rigidity or 11921 mortis of instantaneous occurrence.

[†] For other cares of calaveric spann, see Thir, Vol I, p 61; Taylor Vol I p 70, Case of Lord William Russell, thil 65, 66), Case of Robert Reid Eduburgh 1855 Taylor, p 70, See slato Ogtoon, p 577

CHAPTER VII

PROGRESS OF DECOMPOSITION AND INFERENCE REGARDING THE TIME OF DUATH.

In portance of ozentoo regarding how long body has been dead-De composition-Period is which body cools-Riggs sports-Cadavario rigidity-Duration of cadaverio rigidity-Commencement of cada verse rigidity-Four stages of decomposition-First stage of da composition-Becood stage of decomposition-Third stage of decomposition-Foorth since of decomposition-Interval warmth preserved after rigidity-Hyposlases-Hyposlases occurs before patrofaction-Difference between vital and post morten ecchymosis-Chances produced by patrefaction-Mistaken appearance of poisoning hy mineral acids-Melaposis m staken for effect of sulphuric or ovalio acid or exastio alkalios - Hicerations of stomsch and intestines -Softening and perforation of stomach-Putrefaction canses change in colour of skin -Period of discoloration -Fat bodica putraly sooner than this bodies-Circumstances which promote and retard putre faction-Period of appearance of vesications-Pariod of appearance of immature margeds or the eya of fier-Period of appearance of mattre or moving margets shorter in India than in England.

Importance of question regard lag how long body has been dead.

AS will be seen from the case of Gardner, quoted in the last chapter, the question of how long a hody has been dead may be of the utmost importance. Upon the correct nuswer to the question, the life or death of the accessed may depend. Before petrofaction sets in, a dead body has to go through certain stages. There is the andavorie sprism at the time of death, then follows the gradual cooling of the bod; them theoryper merits, and then decomposition sets in.

Decomposition

106 Decomposition almost always commences in certain portions of the body, and others again only bego to decompose after every other portion has been attacked Decomposition depends, to agreat extent, upon the temperature, and therefore the rules laid down in Europe, regarding the time when the several stages occur, will not correctly apply to this country, where decomposition sets to carrier But in this country, and Europe, the same successive stages have to be gone through before the last stage

of decomposition is reached, and the medical witness can therefore generally tell the probable period during which n body has been dead within 24 hours after death has occurred

107 Taylor says, that in one hundred cases observed by Penodia which body cools Wilks and himself, there was not an instance in which the body bad cooled and rigidity had set in within 1 hours is rarely that it body cools in so short a time as 6 hours, and in cases of asphyxia, as much as S hours is generally required for this process

108 Brown Signard states, that in the bodies of healthy P gor store s persons, decapitated or aspliy xiated, cadaverse rigidity did not appear sooner than 10 or 12 hours after death A remarkable instance of the correctness with which such inferences may be made, occurred in the case of Jessie McPl erson (Glasgow, 1862)-Reg v McLachlan The body was first seen by Dr Macleod on the night of the 17th July. se, in midsummer, when the mean temperature of the air "The rigor mortis was present in all the was 50° Г articulations," but it was then departing | The body was perfectly cold, even on the abdomen and at the floxures of the joints There were no signs of decomposition, and the temperature was unusually cool By 10 AM on the next day, rigor mortis bad disappeared from all the joints, except the knees and the ankles Death bad resulted from violence and from profuse hemorrhago. The victim was free from disease Rigor mortis sets in generally from 10 hours to 3 days after death When, however death has been sudden, and is due to violence, it sets in more slowly, and Maclcod therefore considered that in this case, at least, 48 hours must have clapsed from the time of death until the rigidity set in But when the rigor mostis sets in slowly, it lasts all the longer and vice tered, the average period of disappearance heing from 24 to 36 hours He, therefore, considered that in this case the rigidity must bave lasted 30 hours, and, putting these figures together (48 and 30).

ISLC T

as nearly as could be that they once the time which had passed between death and the examination of the body "-

22

Charar a 109 With regard to cadaveric rigidity, "Taylor says rig d tv this condition in bodies in Enrope begins in from 5 hours to 6 hours after death Casper says that cadavaric undity may come on at any period after death, during a tolerably wide interval of time, in general bowever between 8, 10, and 20 hours and may continue much longer than is usually sunposed, that is, from I to 9 days, while in Bengal the latest period of its commencement during the rains was 7 hours. and in October 20 hours and 30 minutes. The shortest period was 40 minutes in the rainy season and 25 minutes

in October "

(Taylor, 31d ed. Vol. I. p. 85.)

110 On the duration of cadavenic rigidity, Dr Mac-Darelson of and parts Kenzie remarks that the longest period of the duration of modite cadaveric rigidity was 40 hours while the chortest period was 3 hours, whereas the average period was 19 hours and 12 minutes In 3 cases it occurred in less than 5 hours. in 6 cases from 5 to 10 hours, in 3 cases from 10 to 15 hours, in 6 cases from 15 to 20 hones, in 14 cases from 20 to 30 home, and in 4 cases from 30 to 40 hours

Commencement of codavecio rigidity

The time of commencement of cadaveric rigidity Of 36 cases the latest period of the commencement of cadaveric unridity was 7 boars. The carliest period was 40 minutes. The average period was I hour and 56 minutes. In 6 cases it commenced in from 30 minutes to 1 hour, in 19 cases from 1 to 2 hours, in 5 cases from 2 to 3 hours, in 2 cases from 3 to 4 hours, in 3 cases from 5 to 7 hours, and in 1 case it had commenced before observation

Taylor gives four stages through which a dead

body passes, with the average duration of each stage periods given have been tested with the experience gained

Four stages of decompos tion

in this country, and they are therefore now detailed with such modifications as have been considered necessary :-

(a) First stage -This is characterized by the warmth First stage of of the body being more or less preserved, and by a general or partial relaxation of the voluntary muscles. During this period the muscles

decomi osition.

After considering the various circumstances. such as temperature, clothing, and disease, which may have retaided or accelerated the cooling of the body, it may be inferred that death has taken place from n few minutes to three or more hours previously (b) Second stage. - In this the body is perfectly # cold Second stage of throughout, and the cadavene rigidity is well marked. The muscles are no longer suscentible of contracting under galvanic or mechanical

are camble of contincting when stimulated.

stimuli. In such a case death may have occurred from less than 2 hours to 24 hours (three days in cold chinates) previously Naked or scantily covered bodies may become cold externally and ugid in a very short time Madian nost-mortem records show that rigidity is commonly present in bodies which have been 2 or 3 hours dead (c) Third stage - Cadaveric rigidity has disappeared Third stage of

cold climates (d) Fourth stage -Putrefaction begins, a slight bluish. Fourth stage of green discolouration of the skin of the abdomen

This stage may last for some hours-longer in

decomposition

being usually its first indication. In Madras this stage ordinarily begins about 20 hours after death.

decomposition.

113. It must be borne in mind that there is no very clear Internal warmth

rigidity

^{*} A general exception to this rule obtains during the hot weather in India. when the average atmospheric temperature exceeds 90° Fahr in the shade.

line of demarcation between these periods. For instance, we may have internal warmth preserved after nightly has occurred. In other cases putrefaction sets in very soon after death. In some cases of death from gun shot injury, nightly occurs almost immediately after death. The above periods, therefore, can only be taken to afford approximate indications of the time of death in ordinary cases.

Hypostus s

114 There are changes which take place in a dead body, the signs of which if not carefully noted are calculated to create a false impression of violence. These changes come on during the act of cooling, and are termed cada veric rigidity and hypostasis. At a later period dark livid patches apical on the skin, which are called signilation or post mortem eachymosis. These appearances have occasionally given rise to serious mistakes being committed, owing to a suspicion of violence leng insed. Christison infens to two cases, in one of which two persons were convicted, and in the other, three narrowly escaped conviction (see Illustrative Cases Nos. XXIX and XXX).* The causes of these appearances are thus described by Taylor, page 89.

Hypostas s eccurs before putrefact on 115 The first form, I ypostasse occurs before putrefaction, and is dependent on a stagration of blood in the capillary ressels. When after death the expillaries have lest their contractibity, this blood appears to stagration in them in an irregular manner, producing hindry. The skin of the body, although pilo in the time of death, becomes covered, during the act of cooling, by extensive patches of a blush or slate colour, diffusing themselves over the greater part of the truth and limbs. These hypostases are chiefly seen on the bodies of these who have died sinddoily in full health or hy a violent death, as in inpolevy, languag, drowning, suffection from charcoal vapour, &c, but it may be seen,

[•] See also lieg v her Aberdeen quoted by Taylor 3rd ed p 88 † Cap liar es are the m nute ram fications or lancle as blood ressels term nating on the surface of the body in the s that co of soil lorgane or a termal carntes. They are estimated between the arteries and rens, a deconnect these syntheses other.

though to a less marked extent, in the bodies of those who bare died from loss of blood If, after death, the body is wrapped up in a cloth and allowed to cool, the congestion* of the vessels is not to take the form of the folds, and the parts actually compressed remain white. The result is an appearance of stripes as from a flogging "The unbroken state of the enticle, with the other characters just now mentioned, are, however, sufficient to distinguish this apneurance from the effects of violence" Dr Taylor saw a well marked ease in which so strong a suspicion was raised that a coroner's mouest was held "The forepart of the body was covered with stripes, which were of a red haid colour. They appeared to correspond exactly to the folds of a sheet drawn tightly across the chest, and it was subsequently ascertained that the body of the deceased had been treated in this manner after death." One case (see Illustrative Case No.XXXI) is quoted, in which symptoms wore seen which ordinarily are only to be found in vital eeeligmosis. Around the patches was a wide border of a pale straw colour, with various shades of green, precisely similar to those which are seen when eccly mosis is gradually dis appearing from the living body

Table showing the points of difference between a rital ecchymosis (bruise) and a post-mortem ecchymosis (bruise) +

Vital ecclymosis

1 Austomical seat — Effusion
of blood from small subtured yes

sels into the true skin and the surrounding cellular or areolar tissue (subc tianeous tissue)

2 Position —I he seat of the

3 Appearance—The binise unli often be noted to hine the shape of the institument that in flicted the injury. Its colour not generally uniform. The binised part is often elevated above the surrounding skin.

Post mortem ecclymosis
1 Anatorical seat — Congested capillaires in the rete inicosmic and vascular tissue above
the true sk n

2 Position - Such dependent parts of the body (according to low timay be pisced) as are not subjected to pressure 3 Appearance - In egular in

3 Appearance—Ineguia in shape but nuth nell defined edges The colour uniformly dark Not elevated above the skin

Difference
letweer vital &
post morte
ecchymons

^{*} Congestion is the absormal collection of blood in a part or organ

[†] From 11DY's Legal Medicine Part I, pp 78-79

- 4 Fitert More or less limite
- 5 Results of incision -Filmsed blood at once flows from the
- 6 Chaptes by time The dark nurnle bruise after 18 to 20 hours, or sometimes as late as a or a days, becomes highly tinted at the edges and of a more or less Violet colour. After this the colour of the bruise passes through the ous shades of green, sellow and lemon, the centre however at ways being the darkest part During these changes which are dependent on the oxidation of the effused blood, the snot enfances The changes are complete in times varying from a few days to some weeks

- 4 Extent—At first the stam appears in isolated patches, rapidly imming together more or less of the whole of the dependent portions, except those parts subjected to the pressure of the surface on which the body rests.
- 5 Results of incision—No efficied or congulated blood escapes, although perhaps a few bloody points (pinicla cruenta) where the veins have been divided may be apparent.
- 6 Changes by time—The colour remains tolerably constant until putrefaction sets in Nozones of colour form sound the edge, such as occur in a life binise.

Changes produced by putre 116. During the stages which the body goes through in the course of putrefaction, there are changes which take place in the viscera or internal organs, which, if not carefully examined, may give rise to a suspicion of death from an initiant poison. Regarding these changes Taylor says. "The microus membranet of the stomach may be found of various tuits—from a red brown, becoming of a brighter red by exposure to the ni, to a deep livid purple or slate colour, and sometimes black from a decomposition of the blood. At the creater end, where the stomach is in

av them

^{*} The muco s rismbrase is the interpal egal of the stonuch malls

contact with the spleen or liver, the lividity is often well marked and electly defined through all the costs peritoneal, or outer cost, is of a greenish bue, and tho course of the superficial vessels is marked by greenish trown or black lines These marks, which are the result of surrefaction, may be easily mistaken for the effects of mittant poisoning. There are no rales that will always enable a medical jurist to distinguish such cases" Each case must be judged by its own attendant circumstances Of course, if symptoms of this kind were found before decomposition had set in, they could not be due to that cause, and would probably be due to person. In cases of doubt, "it is therefore better to withheld an opinion," than to state what can be really nothing more than a conjecture

117 In the same way the muceus membrane of the Matalen ap stomach and apper part of the small intestines often pro- son gby miner. sent, during patrefaction, a collowal of groon tinge. depending on the transudation of the hile or the coleuring matter of the forces contained in the colon. This must not be mistaken for the appearance of poisoning by mineral needs. The medical man who examined the body should be asked whether there was also any softening or corresion. and whether the throat and the gullet were also implicated If these signs are absent, the symptoms have not been produced by such poisons

118 So also melanosis in the stomach, ie, a deposit of Melanosis in s. black colouring matter beneath the mucons coat, might be of sulplare or mistaken for the effect of sulphune or exale need, or exustic sulphune alkalies, but as melanosis is unaccompanied by any marks of inflammation, correspon, or destruction in the mucous membrano beneath, it should be easily distinguished from the effects produced by such poisons

119 Ulcorations of the mucous membrane of the stomach Ulcerations of and the intestines are common in India, and should not be testines confounded with putrofactive changes, but it may not always be easy to distinguish them from crosions due to untant poisons

Softenu gand perforation of stom ch

Softening, and even perforation, of the stomach, occasionally results from the action of the gastric juice* exerted after death Dr. Hehir has seen several such cases In these cases the softening is well-timous, and is not necomprused by sigus of inflammation, such as reduess at the

margins of the softened patch and peritonitis ?

P trefaction causes c) uge in colour of skin

121 As putrefaction commences, a change in the colour of the skin of the abdomen takes place, which requires a pale green line, gradually deepening and extending to the skin of the chest and the limbs | This is different from the hypostasis aheady alluded to, because that change only takesplace whilst the body still retains some warmth, and ducatly the body becomes cold it is arrested. The change now spoken of occurs after the body has become cold and when decomposition has commenced

Per od of gis coloratio :

Regarding the period of appearance of green dis coloration, Dr McKenzie says -"The latest period at which the green discoloration of putrefaction appeared was 41 hours and 30 minutes, the earliest period was 7 hours and 10 minutes, and the average period was 26 hours and 4 minutes. In two cases it occurred under 10 hours. in four cases from 10 to 20 hours, in 18 cases from 20 to 30 hours, in 10 cases upwards of 30 hours, and in 2 cases it was not observed at all "

123 Pat flabby bodies undergo putief action more readily

than thin and emacrited ones, and, is ilicidy pointed ont, the parts which have sustained injuries-such as wounds, lacerations, or bruises-commence to decompose

Fat bod es pu trefy enoner than thin bod es

abdo sen

first and then show exaggerations of the actual injuries inflicted Again, bodies of persons who have died from neute discrees commence to putrefy before those who have died of wasting and chronic disease

[.] The castric juice is the fluid secreted by the small tubular glands of

[†] Perstantist is it flammation of the per tonmum. The per tonmum is the se one or tills s or brane surests of the samer walls and organs of the



2 Arr.-- Il blood or flesh be placed in a vacuum its decomnosition proceeds slouls.

Similarly, decomposition is slow in atmospheres of lindiogen, of nitrogen, or of carbonic anhadride. or undeed of common sir. mon ided vanour (such as turnentine) be present, canable of a bacchine oxygen Au also promotes decomposition as a carrier to the body of the lower forms of organic life. which themselves have the nower to start, or at any rate to promote. chemical changes

A holy putiefies more capide ly to air than in water or after burial Given similar temperatures, the degree of putrefaction developed in a body during one week's exposure to an will about correspond to that developed after submersion for a fort it in ht. or after burial in a deep grave for a period of eight weeks

A naked body puttefies more rapidly than a clothed one composition will be less rapid in parts where the clothes fit tightly (e g , in the feet with boots oil). or if the clothes worn be impermeable to au

In a leaden coffin, putrefaction is slow from the oxygen soon becoming exhausted I has, in the ease of bodies builed in lead, the faces may be recognisable after the larse of long periods of time

- Combined action of warmth. moisture, and air -It is important to consider the action of these jointly as well as separately:-
- Most air promotes putrelac-

Stagnant air promotes putiefaction.

A moist cold an in winter assists putrefaction more efficiently than a dry hot air in summer.

A moist, hot, stagnant air is the most favourable atmospheric condition for putrefaction.

Air.-If access of an to a body be prevented by any means. such as by its enclosure in a close coffin. by traditly fitting clothes. or by complete unmersion in water, puticiaction is retarded.

Combined action of warmth. moisture, and air .- Diy an tetaids putrefaction.

Air in motion retards putrefac-

tion. A dry hot air in summer retards putrefaction more efficiently than a moist cold an in winter

A dry cold air in rapid motion is the least favourable atmosphe. ine condition for putrefaction.

The removal of moisture from the body by whatever augments exaporation (as & g , by warmth,

Thus of the tirre (air warmth and mosture) if e presence of moisture is a more simportant means of pronoting putiefaction than eather warmth or air.

- 5 Effects of Burial -Putre-
 - (a) The body having brenkept for long time exposed to the air before interment. Besides the niere action of oxygen, invects, during exposite, in a find their way to the corpse and deposit their oxygen and oxygen. The corps and deposit their oxygen and the material oxygen.
 - ally assist putiefaction
 (b) The grave being situated in
 fow ground (as in a
 valley) and in a damp
 swamps soil
 - (e) hie boil heing buried without clothes or coffin I had, where infants (as not infrequently happens) have been merely ilmown into the ground, and loosely covered over with earth, putrefaction is supid.

(d) Burial in a shallow grate, where the body is exposed to constant variations of temperature I fre

hee atmospheric currents, etc.)
constitutes it e most impost a ut
means of setarding patiefaction

- 5 Effects of Purial -Putre-
 - (a) Buird within a short time

- (b) The gene being on high ground and in virty absorbent soil Thus, hodies buried in dry, warin and often become numtified, in which condition they resist put refaction almost and efmets.
- (c) The body being well winption broads at it ben enclosed in a well secured coffin lend coffins being undoubtedly the most perfect in this respect The oxygen present in such case is rapidh exhausted, whilst the remaining nitrogen is somewhat antiseptic in its action Oak coffins are also very durable and efficient, but those made of deal or pine soon rot and fall to pieces, Burnal in water delays patrefaction so far as it prevents access of nor Burial in peat delays putrefactore changes in a remarkable manner.
- (d) Burial in a deep grave the The deeper the grave the more perfect the retardation, because the body

during changes extend to about three feet below ground, and the mouth ly or seasonal changes to neary six feet. Thus, put efaction is more rapid when a body is burned in six feet (or less) of earth than when meterized in a deep grave.

(e) Burial in mail or clay (if air have access), or in loose mould, or in porous soil impregnated with ain nal and vegetable matters

[It is possible, under these conditions, if the grave be not too dry that adapteese may be formed when putrefaction is suspended]

6 Age and sex -Childhood According to Orfila putrefaction is tapid in the female

7 Cause of death — Acute ex hausting diseases such as hydro ploble typlus and typhoid dropsy from organic disease a diseased state of blood (pyzima) delivery, etc, promote putiefaction

B Corpulence

9. Certain persons—It is said that puttefaction is 1 a p 1 d after death by prissic acid, mor pli a and narcotic poisons generally (Casper), also after death from certain rumal and gaseous poisons, such as CO (carbon monouvide) and H₂S (subplureted hydrogen). The bodies of the intemperate puttefy rapid the

[N B - In this case, the time question, no doubt, is not so much the action of the poison as the question whether the patient was so exhausted by fatigue or part before death that rigidity supervened rapidly 7.]

is placed beyond the daily and seasonal changes of temperature At a depth of six feet the temperature of the ground is low and fairly

(e) Burrel in sand, gravel, or chalk

[In such cases adipocere is raiely formed unless water finds

6 Age and sex —Adults and old age Males are said to decompose less rapidly than females

? Cause of death —Thus putrefaction is delayed after death from chronic d series (Case 3 to) unless they be associated with dropsy. In the case of plethoric persons who have died suddenly un good health, and after death by apply apply appurefaction is use.

ally slow in appearing

9 Certain poisons —Arseine, autimo 3, of loide of zine, also that of often, phosphoius, and stryclima, when they are actually the cause of death, usually retard decomposition

lu arsenical poisoning, pitte faction ordinarily commences as issual, but seems to stop after it liascommenced. Then a process very similar to munimification berons.

After death by sulpl une acid and other inineral acids putrefaction appears to be retarded, possibly from the acid presenting the formation of minious or combining with it as soon as formed

- Any parts affected by bruises, fractures, or wounds putrely rapidly Such portions of the body look worse a few hours after than before death Putrefaction is specially rapid in parts that I ave been subjected to surgical operation
- 11 I ime, if freely applied to a dead body, may retard putrefaction by presenting access of air In smaller quantities, however, it acts both as a deodorizer and antiseptic. The attempts, not uncommonly made to destroy a body by covering it with lime, usually on the contrary succeed in preserving it In tanning skins, the application of time is adopted for the purpose of removing the fat and separating the hair Possilds a little external softening of the article may be thereby effected, but no change results so far as the tissues generally are concerned the lact being that lune presents putrefaction (and even arrests its progress if already started) by changing the skin ento a hard and dry substance
- 12 Mineral acids -By such means putrefaction is retarded by the destruction of the tissues.
 - 13 Various antiseptics

Concerning the period of appearance of vesications Period of ap on the surface of the body, we make the following extract pearance of yearfrom Dr MacKenzie's book -"The latest period of the appearance of vesications on the surface of the body was 72 hours, the earliest period was 35 hours, and the average period was 49 hours and 39 minutes In 17 cases it occurred in from 35 hours to 48 hours, in 10 cases from 48 to 60 hours, in 5 cases from 60 to 72 hours, and in 4 cases it was not observed at all "

^{*} Tibr & Legal Medicine, Vol. I. p 88 et sea

Period of an pearance of im mature maggets or the ova of flies 126 The latest period at which immature maggets appeared was 41 hours and 30 minutes, the earliest period was 3 hours and 20 minutes, and the average period was 25 hours and 57 minutes In 2 cases it occurred in less than 10 hours, in 5 cases from 10 to 20 hours, in 11 cases from 20 to 30 hours, in 5 cases apwards of 30 hours, and in 13 cases it was not observable, as the deposit took place in the internal cayities, the month, nostrils, etc

Period of ap pearance of ma ture or moving maggats shorter in Ind a thruin England 127 The period of appearance of the mature or moving maggets is much shorter in India than in Europe "The latest period of the appearance of the miture or moving maggets was 76 hours, the carliest period was 24 hours and 18 minutes, and the average period was 39 hours and 43 minutes. In 6 cases it occurred in from 34 hours and 18 minutes to 30 hours, in 16 cases from 20 to 48 hours, in 11 cases from 48 to 72 hours, and in 2 cases it was not observed."

Rate of putre

128 Guy gives the following rate of putrefaction in the internal organs -In from four to ex days after death. dirty red patches appear on the posterior wall of the stomach and gradually extend over the whole interior These changes are sometimes mistaken for the effects of corresive person. The intestines follow next and then the spleen . then the liner, which, however, may retain its firmness for some months, putrefaction commences with a gieen colour on the diaphragmatic or upper surface biain follows next, it collapses after death, and its putrefaction commences in the line of the blood vessels, and in two to three weeks time the brain becomes quite diffluent The brain of children, however, is the first organ destroyed by putrefaction The heart and lungs putiefy more slowly, so that traces of diseaso are dis tinguishable in them long after they are quito decom posed Orfila detected pnenmonia thirty seven, and signs

^{*} Machenzie s Me lico legal Erperiences in Cale tta

of pericarditis fifty-seven, days after death. The kidneys resist patrefaction even longer than the heart and lungs: the bladder, the aronhagus for food-nine), and the nancreas (or sweetbread) resist still longer; and the diaphragm* may be distinguished even after four to six months. The ulerus (or womb) resists putrefaction longest of all, and enables us to distinguish the sex after the complete destruction of oll the other soft parts Casper found it at the end of nine months in a fit state for examination, so that he could solve the question, whether the deceased died pregnant, when all the other viscerat were gone and the hones almost separated from one another

The period of death, as inferred from the state of decomposition, is often a point of great importance, but the cases quoted are so conflicting, that no safe rules can be laid down as to the exact time which has clapsed since death There are so many different factors which have the effect of accelerating or retarding decomposition, that each case must be judged by its own circumstances, and whenever there is any possibility of doubt, the medical witness should be most eareful not to give a decided opinion It is, howeven, clearly established that decomposition sets in somest when the hody is exposed to the air

Opinion as to time of death from state of putrefiction

130. In buried hodies decomposition is slow to dry sandy Decomposition soils, as in Egypt, or in gravel and chalk, to which water has mater no access. It is quick in marl or clay, and quicker in proportion as air or water bas access to the spot It is slower in deen graves than in shallow ones, and is quicker in bodies buried without any covering, becoming slower in proportion as the coffin is able to resist the air and the surrounding influences of decay As regards water, Dr Chevers gives some notes on the periods when, owing to the generation of gases, bodies rise to the surface in this country The earliest

[.] The diaphragm is the inuscular partition between the abdominal and thoracic cavities

⁺ The word assert as the plural of viscus The term viscus is applied to any organ or part baying an appropriate use.

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pearance of im mature maggets or the ova of fles

126 The latest period at which immature maggets appeared was 41 hours and 30 minutes, the earliest period was 3 hours and 20 minutes, and the everage period was 25 hours and 57 minutes In 2 cases it occurred in less than 10 hours, in 5 cases from 10 to 20 hours, in 11 cases from 20 to 30 hours, in 5 cases upwards of 80 hours, and in 13 cases it was not observable, as the deposit took place in the internal castles. the month, noteful, etc.

Period of appearance of ma ture or moving m agotasho ter m Ind a than in England

127 The period of appearance of the miture or moving maggets is much shorter in India than in Europe "The latest period of the appearance of the miture or moving maggets was 76 hours, the earliest period was 24 hours and 18 minutes, and the average period was 39 hours and 43 minutes In 6 cases to occurred in from 34 houre and 18 minutes to 30 hours, in 16 cases from 30 to 48 hours, in 11 cases from 48 to 72 hours, in 11 case in period was 39 hours and in 2 cases it was not observed "The period was a seriod of 72 hours, and in 2 cases it was not observed "The miture or moving magnetic field of the period of the miture of the

Rate of putre

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^{*} Mackenzie & Med co legal Exper ences in Calc tta

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[.] The disphragm is the muscular partition between the abdominal and thoracic cavities

⁺ The word viscera is the plant of viscus The term viscus is suplied to any organ or part having an appropriate use

period mentioned by Dr. Woodford, at the bottest time of the very was twenty-four hours. The neved of formation and evolution of gases is of some importance. Dr. MacKenzie* says, "this was manifested by the distension of the abdomen, or by the exudation of froth from the month and nostule, or by the expulsion of forces through the nine " In his 36 cases "the latest period at which cases were evolved was 34 hours 30 minutes, and the earliest period was 5 hours 50 minutes, while the average period was 18 hours 17 minutes In 9 cases it occurred in from 5 hours 5 minutes to 10 hours, in 10 cases from 10 to 20 hours. in 14 cases from 20 to 30 hours, in 1 case from 30 to 40 hours, and in 2 cases it was not observed at all " In the cases observed during the rains, the latest period at which cases were evolved was 34 hours 30 minutes, the earliest period was 5 bours 50 minutes, and the average period was 18 hours 17 minutes, while in October the latest period of its appearance was 47 hours, the earliest period was 16 hours 10 minutes, and the average period was 29 hours 17 Casper says that in about eight or ten days the gascous products of decomposition hern to be developed and to distand the abdomen

Buoyancy of de

and the evidence went to show that the body must have been thrown into a well't about midnight. On the following Sunday moning, about med-time, which was about 8 or 9 Au, tho body was found floating with a heavy stone attached to it. The woman was said to have been of slight figure and short stature, and therefore probably, when shre, did not weigh more than 100 to 105 lbs. The stone itself weighed 92 lbs, so that the decomposition in 30 hours must have been so rapid as to generate gas capable of raising, not only the body itself, but the dead-weight

^{*} Medico Legal Experiences in Calcutta

[†] A large square well, such as as used for artigation purposes

attached to it. The stone was attached to the waist, and the body, when found, was lying horizontally on the surface of the water on its side. The water was from ten to twelve feet in depth, and the specific gravity of the stone was 2 7 This case is of interest, as showing the extreme huovancy of a decomposed hody in water, and the rapidity with which gases can be generated. The murder occurred in September 1883

132 Out of a number of victims of a river accident Notes of a river which occurred in Calcutta in 1867 (January), notes were ig buoyarey of taken of the time when the hodies came to the surface none of these cases were any hodies found under three days. and in some cases they did not rise to the surface until six or seven days after the accident. As a general rule.

In dead bodies

Human

bodies in this country, when found in walls of average depth, rise on the third to the fifth day, and then show all signs of decomposition In the accident above alluded to, the four first bedies were recovered three and a half days ufter death, but no mention is made of any signs of decomposition Dr MacKenzie's experience with regard to the period in which saponification* takes place is of the utmost importance and interest. He says -"During the nine years that I have been considering, in my notes on Medicolegal Examinations in Calcutta, I find I have had 8 eases of saponification, 7 of which are most interesting, as they show that this condition is more readily formed in the human body in the River Hooghly, as well as in the damp soil of Bengal during the rainy season, than in Europe Tho first of the 8 cases was the body of an adult native female. of about 25 years of age, apparently that of a Mahomedan noman from Behar or the North-West Provinces, found

^{*} Saponification refers to the combination of an alkal no base with a fatty Med co nce called with the If consists

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in the water near the bank of a large tank called Motee Jheel, within the Calcutta race-course, with her throat cut, a portion of the body eaten away by fishes, and apparently having been in the water entangled among the weeds for several dives?

ILLUSTRATIVE CASES

Case No XXIV -- Hypostasis mistaken for marks of injury

Leg v Keir

A MAN named Ker and his mother were tried on the Aberleen Circuit, for the morder of the father of the man. The price sers were consistent, but the only evidence of any weight against them was the appearance of a broad thee mark on the fore part of than serk, or let the winteress compared to that produced by strangulation. There was, however, great reason to believe, from their own description of it, that it was due to materal changes after death—(72) to page 85, Vol.

CASE NO XXX -HTPOSTACIS MISTASEY FOR MARSS OF PAUCET

These men left a pablic house intolecated and quarrelling with one another. On the cert morting one of them was found espring in a wood, and he died soon afterwards. Two surgeons depose I that they found the marks of numerous containons all over the body, and upan this decosition if a two companions of the deceased were committed and subsequently tried. At the trial, Dre Bell and Fyfe proved, to the satisfaction of the court, that the apparent continuous were nothing she than the livid patches, or hyporteers, which sometimes occur spontaneously on the dead body after many kinds of death. The secosed were acquitted—
(Tatlor, nore 88)

It is worthy of remark that hypostams in frequently noticed in cases where persons have died under the effects of interaction, and to this cases may, perhaps, he doe the symptoms in the case quoted by Beck (and space of 1)

CASE NO XXXI - EXPOSTASIS MISTARES FOR MARKS OF INJUNY

A MAN deel in 1837, for the Dreadought hespital, of discass of the heart Jata before death be had been assculated, "and there were those no marks on the hody Egitice boars after death the body showed numerous patches, varying mass." They greatly reasonabled houses, and occurred oily in those parts of the body which were one compressed by the post bon in which it was lying. A pacularity about these marks was that they appeared exactly like vital ecclymoses, with a bordar of pale straw colon with various shotes of green and has. In remarking on this case Taylor says: "Had the body of the person boar found lying dead on a bigh road, and had it been provad that snother man had been soon quarrelling with him, what might have been the consume appressed? We can securely lessitate to say, unfarousable to the accused." The hyportassa nught have been wrough yeld to be a the marks of hlows, so if the doubt from heart

10.1

disease might have been held to have been brought on by the excitement caused by those blows

CASE NO XXXII - DEPECT OF THE DEVICE LEGALOR DAS IN DECOMPOSITION

DE CERTERS quotes a case in which the effect of the gas, generated in a decompoung hody, was to eject from the uterus a four months' feetas, together with the acred root which hed been used for the purpose of procuring abortion. Taylor quotes a smulai cess, in which the gases had satisficient force to expel the factos from the uterus when the woman had ded during labour and undelivered. A similar cess was also the subject of a coronard's impact at \$5 \text{quotes} in 1864; **

CASE No XXXIII - Difficulty of calculating exact period of

The leading case on this point, quoted by all the medical increased and is Ber v Byrnat in which a woman was tried for the marder of her huehand (Dablis, 1842) The prisoner end the deceased wore in the habit of druking to excess. On this occasion they had settred to their room and had romained in it for eight days. Four days before he was found. the linehand had been seen alive of the door. On the sighth day the nersonor called one of her sons and the body of the husband was found in an advanced stars of decomposition, whilst the prisoner was still in the room. The medical witness, who first saw the holy, was led to believe that at had been dead, at least, four to five days. There ware no appear | marks on the body of interes except certain discolorations, and internally the heart was empty, and so were the ressols of the brain. The body was found on its face. During the time they had been together in the room, a large amount of anusts had been consumed. The presence made two statements fliet, that she alent in the bed on Thursday and Friday, and that deceased died on Friday She anhaeonently stated that he died on Saturday, the day when the body was discovered. Two medical witnesses said, deceased mnet have been dead four to five days, two declaced to rive an opinion . and one said that such changes mucht take place in from twenty night to thirty hours (The month was Joly, and the room itself was very close) On the one hand, it was argued that the deceased had died from strangulation, indepen from some black marks on the neck and the protrusion of one eve and of the topque, and, on the other, it was argued that these marks were natural, that deceased may have amothered himself whilst in a state of intoxicet on, by torning his mooth and face on the pillow, or that he might have died to a fit The discoloration of the face, the protrusion of the eye and tougue, and the discharge of forces might be ec-

[&]quot; Note -The generation of an arequesty leads to pust morten humorrhage and this bleeding is agit to be produced by pressure on an inflated part, the gas thus compressed, scaling to excape, forces out the blood from the nearest specture hence the old superstition that a dead body would bleed at the touch of the murderer

[†] Por full report of this case see Tipy o Legal Medicine, Vol I p 126

conted for br his fiving in a convolute alreage, or the symptoms of the organic trigger and the simply does to advanced decomposition (of which there are numerous recorded cases). The empires of the heart, which was adverse to the theory of strangelation (asphyras) was referred to the meet anneal effect of passons particulation in the organ. To complicate of the brain was ones; limited. No motive was assigned for the merider, and the principal point significant the principal state show most have been as the principal point significant for principal state shows a first shown as a constitution of the principal point significant of the principal significant shows a first show a significant shows the principal state of the stat

CARE NO. TYTIT — CASE OF A CODY CRING FOUND IN THE SAME HOUSE AS THE MEADERS

This was rather a singular case, and was tried in the November sessions at Cuddapah (1853) Prisoner was a Brahmin of dissolpte habits, and deceased was an elderly momen Goodsy, about 1 con, prisoner was seen taking the deceased to his touse. She did not return. After some time the daughter went to the house and enquired after her mither l'risoner told ber that she had gone away to a village two miles distant. This was found to be natrue. The daughter returned in the avening and told thus to the village authorities, who went to prisoner's hones. Being late, they did not warch it, but remaided in the house with the prisoner the whole of the night During this time the prisoner was described as if pader their finence of drink Next morning the body of deceased was found in an ioner room, perfectly naked and cosmod with several daudly inqueed woods. The floor and walls showed considerable traces of blood. In this case the prisoner had himself given a written atatoment that he had killed tlo women, otherwise at is probable that he would have been acquitted No other motive for this singular morder was given than that the deceased had probably seen a bottle of arrack and some meat in his house, and that he lad killed her for fear that ahe would tell this in the village, and be, being a Brahmin, would lose custe If this was the real motive, prisoner was at the time of the morder probably latezicated. He was convicted and hanged, and is said, before execution, to have confessed to the police There was a great deal of popular indigestion against this man, especially amongst the Brehmus of the town, numbers of whom came to see his exeention

^{*} See also Reg w Mahair (Tipr a Legel Medicine, Vol I, p 129)

CHAPTER VIII.

WOUNDS, RUPTURES, AND OTHER INJURIES AS

Wunude of the 1 end-Dufference between concession of the brain and intoxication—Fractures of the shall—Wounds on the face—Injuries to the spine—Incised wounds to the cheet—Tortims by Bane tola—Confessions obtained by publes—Confessions made to public anothmissible as endonce—Ordeniusy occurrence is evidence of joice offices—Extention of cinfessions—Pressure on the cheet as a men sof extorting confessions—Conserved eachs in learned sayins is—Buffer for of internal organs it is result of violent superiors to chest and abdomen—Wounds of this la view-Wounds of the beart.

SCALP wounds of an incised nature, unless of considerable extent, rarely produce serious effects. Contrased wounds of the scalp, on the other hand, are daugeious, because of their tendency to assume an ery sipelatous character.

Wounds of the

133 Wounds on the head are very various in their results. The most serious injuries,—involving fracture of the skull and even loss of a portion of the brain,—incometimes followed by perfect recovery, whereas the slightlest continuous may be attended by fatal results. A slight blow, leaving searcely perceptible musts of injury, may produce abscess of the brain, and death. Two of the most dangerous results of a severe blow on the head are concussions and effusion of blood on the brain crusing compression. In cases of this kind death is sometimes instantaneous, but at others it does not occur until after main days.

134 Taylor points out the necessity of a careful examin-

Difference letween con ension of the brain and juloxication

^{*} Concussion is a lesion of the brain producing symptoms of his of power and factors generally and manally caused by great tolence effect to the brain itself, though no fisture, fracture of the skull, or extravazation may be discovered.

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ntion on the part of the medical attendant in order to distinguish between concussion and the results of intoxi-cation. A man may be intexicated, but at the same time may also be suffering from concussion Dr Taylor says * "There is nothing in the state of the brun which will enable a practitioner to distinguish whether concussion or intoxication had existed and had been the cause of the symptoms. In both eases the vessels may be congested The discovery of alcoholie liquid in the stomach may lead to a presumption that the deceased had been intoxicated, while marks of violence on the head may favour the viow that he had suffered from concussion. At the same time. it is possible for extravasation of blood to be produced on the brun by a blow which leaves no mark of many whatsoever Cases have occurred in which death has happened from effusion of blood on the brain without may violence, simply us the spontaneous result of violent exertion Cuses of this kind are no doubt rue, but the possibility of their occurrence should make a medical man very cautious in the expression of a decided opinion where there are no marks of injuries to be found. The general condition of the bloodvessels should ulways be noticed in such eases, since disease of their coats would favor rupture A case is recorded in which effusion of blood on the brain has been caused by a violent blow on the neck over the jugular vein Death was instantaneous Effusion of blood on the brain may also be produced by excitement, but cases of this nature are rare, unless the excitement has been caused, or has been accompanied, by blows Whore a death of this kind has occurred, careful notes should be taken of the habit of body of the deceased If of intemperate habits, or of a full habit of body, the death may have occurred from apoplexy, the result of excitement only, and not of a blow

135 Frictures of the skull are very common in this coun-frictures of try, and are generally produced in Northern India by the the skall

CHAPTER VIII.

WOUNDS, RUPTURES, AND OTHER INJURIES AS

Wounds of the hexd—Difference between concession of the brain and intext cation—Fractures of the skull—Wounds on the face—Injuries to like price—Incided wounds to the chest. To furine by Brandsha-Confessions obtained by police—Confessions made to police and massible as endence—Ondmany occurrence in evidence of piote offices.—Extention of cinfessions—Pressure on the chest as a menus of extoring confessions—Cases of audded each in lendshor anylums—Righture of internal organs the scale of radios death in lends on grisums—Injuries of internal organs the scale of radio of the best of the best of the first of the best of the first of the fi

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CHAPTER VIII.

WOUNDS, RUPTURES, AND OTHER INJURIES AS AFFECTING DUMERENT PARTS OF THE BODY

Wounds of the less—Difference between concession of the brain and intext cation—Fractures of the skall—Wounds on the face—Injunies to the agine—Incused wound as to the cleet—Injunies to the agine—Incused wound as to the cleet—Injunies of the Injunies obtained by polices—Confessions made to police on the skills as a refuence—Onliniary Occurrence on evidence of police offices—Extention of cincissions—Pressure on the cheet as a mis ms of extering confessions—Extended on the Injunies of the state of another Oxers of another deaths in limit of any in ins—Pig large of its term in o gs x the result of violent injunces to chest and abdomen—Wounds of the lux zs—Wounds of the boart.

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Difference between con Constitute of the Constit

[&]quot;Concussion is a lesson of the brain producing symptoms of loss of power at 1 function a generally and smally caused by steat violence iffered to the beau rateful though no fissure, fracture of the skull, or extravasation may be discorted.

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CHAPTER VIII

WOUNDS, RUPTHRES, AND OTHER INJURIES AS AFFECTING DIFFERENCE PARTS OF THE RODY

Wounds of the I and Difference between concussion of the bram and intoxi cotton - Fractures of the skell - We mids on the face - Inniverse to the amne-Incised wounds to the cleat-Torture by Bansdola-Cot fessions obtan ad by police-Confessions made to police spadinistible as evidence -Or lunuy occurrence in exidence of police officers-Extention of confessions -Pressure on the chest as a me us of extent ne confes sions-Cases of sudden death an lunate asylums-Runting of interral organ a the result of violent initiates to chest and abdomen-Wounds of the lases Wounds of the beart

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ation on the part of the medical attendant in order to distinguish between concussion and the results of intoxication. A man may be intoxicated, but at the same time may also be suffering from concussion Dr Taylor says * "There is nothing in the state of the bring which will enable a practitioner to distinguish whether concussion or intoxication had existed and had been the cause of the symptoms In both cases the vessels may be congested The discovery of alcoholic liquid in the stomach may lead to a presumption that the deceased had been intoxicated, while marks of violence on the head may favour the view that he had suffered from concussion. At the same time. it is possible for extravasation of blood to be produced on the brain by a blow which leaves no mark of injury whatsoover Cases have occurred in which death has happened from effusion of blood on the brain without any violence. simply us the spontaneous result of violent overtion Cases of this kind are no doubt rare, but the possibility of their occurrence should make a medical man very cautious in the expression of a decided opinion where there are no marks of injuries to be found. The general condition of the blood vessels should ulways be noticed in such cases, since discisn of their costs would favor rupture A easo is recorded in which effusion of blood on the brain has been eaused by a violent blow on the neck over the jugular vein Death was instantaneous Efficient of blood on the brain may also be produced by excitement, but cases of this nature are rare, unless the excitement has been caused, or has been accompanied, by blows Where a death of this kind has occurred, careful notes should be taken of the habit of body of the deceased If of intemperate habits, or of a full habit of body, the death may have occurred from apoplexy, the result of excitement only, and not of a blow

135 Fractures of the skull are very common in this country, and are generally produced in Northern India by the

Fractures of the skull laths or bamboo, and in the Madras Presidency by the ricenonuder and frequently by pounding with a stone It is generally found that not only has one blow been struck, but n great many, and the skull is frequently fractured in several places and often smashed to pieces Fractures of this kind are generally caused in the heat of a quarrel, but it is worthy of remark that pounding with a stone is frequently the result of a deliberate act, and especially when the deceased has been suspected of soreery A favorite unushment of a reputed sorcerer is to pound out his teeth with a stone There are also several instances of murders having been committed in this manner by women, on the persons of young children, whom they have robbed of their ornaments regards fractures, it may be remarked that it is most difficult to produce a fracture of the skull on a body already dead Casper speaks of several experiments that he made to test this, the instrument used being the wooden mallet employed to prop up the head during dissection Fractures need not necessarily be caused on the spot where the blow falls on the head, and a severe blow on one part may produce a fracture at a point diametrically opposite to the part struck These counter fractures, for fractures by coutre-coun as they are called), are due to the physical law, that the parts in which the force applied to any hollow dome becomes concentrated are diametrically opposed to each other (Baynes) A compound fracture of the skull which is a common result of a blow with a blunt weapon, may likewiso be caused by a fall on a sharp stone, but rarely by a fall on a flat surface

Wounds on the face

136 Wounds on the face are dangerous as generally cansing deformity, owing to the risk of the hrain becoming affected Internes to the eyo are of frequent occurrence, and if made by a sharp pointed instrument, such as uncedle or a style, there is danger of the hrain heing pierced instance is given of this in Illustrative Case No III In the same way, a sharp-pointed instrument might be inserted through the nose, and could thus reach the brain without leaving any external mark of injury Dr. Heliar has seen two such cases A crime, hy no means unfrequent, both in Bengal and in the wilder and less civilized portious of the Madras Presidency, as mutilation of a female by cutting off her nose This is generally dono as a punishment for an act of adultery, and a similar incident is told in one of the stories of the Panchatautram, in which the husband, by mistake, cut off tho noso of a procuress instead of his own wife

137 In many cases of sudden death, where there are no Injuries to the marks of violence to be found, if a careful examination is made, it will probably he found that there is minry to the spinal cord A slight minry has been known to cause death by giving rise to inflammation. The spinal cord is also hable to compression from slight causes resulting in almost instautaneous death, but leaving no external marks of mury Fractures of the vertebra or bones of the neek have occurred from very trifling causes, such as suddenly throwing the head back, and there is one recorded case (Taylor) of a fracture of this kind having been caused by n patient turning in bed while his head was compressed by the pillows In this case death did not ensue for sixteen months. A child has been known to be instantaneously killed in consequence of its having been lifted up by tho head Taylor remarks "Injuries to the opino and its contents are generally the results of falls or blows, either on the head or the lower part of the column The secondary consequences of these injuries are sometimes so insidious as to disarm suspicion, and death may take place quite unexpectedly some weeks after the accident" Diving head foremost into shallow streams, etc., is a well-known cause of disclocation of the vertebras of the neck.

138. Incised wounds to the chest, which do not penetrate into its cavity, are seldom dangerons. Continued wounds, on the other hand, are far more dangerons, and the danger is in proportion to the violence used By the fracture of a rib, or of the sternum (or breast-bone), a bone may be

evidence of

police officers

A phrase of very ordinary occurrence in the evidence of a police officer is as follows "After being for three days in our custody, one morning, about half an hour after head constable --- bad taken the prisoner to the vanka for purposes of unture, he came back and stated that he was willing to confess In consequence of that statement, we took him before the sub magistrate." or, "after making that statement, the prisoner took us to the rungle, where, from under a stone, he produced the stolen property." &c. It is worthy of remark, that even if these statements have been extorted, they are, in a great number of cases, extorted from the actual cummuls, because they are able to show where the property is hidden * On the other hand, it is very significant that the property produced very often consists of articles, such as a common cloth of a plain silver bangle, almost incapable of ideatification, siace every other

Extort on of confessions

person will have articles of a similar description There is good reason for believing that in many cases false confessions are exterted. The accused are induced to say that they have committed the effence, and are then told by the police to lead the way to a certain spot where some worthless articles have been already hidden away (see Illustrative Case Ne XLII of a false confession) Of course, in cases of this kind, a considerable amount of violence is not used, because it would leave marks which would lead to detection A small dose, however, of bansdola, if judiciously administered, leaves no traces, and is capable of inflicting quite enough pain to induce a man to There are other ways of exterting confessions, by means which leave no truces whatsoever, such as mixing large quantities of salt with the food and then withholding water, preventing the prisoner from getting any sleep, &c .

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but practices of this kind must be treated under a different head

144 It is remarkable what an enormous amount of pres sure the chest will hear without causing death proved by the immense weights which, in fermer years, were used to extort confessions, and as pauishment for erime in Europe in the pene forte et dure. Even in the last century this barbarous practice was still in force. In 1735, at the Lewes Assizes, "a man had laid upon him, one by one, three hundredweight-then fifty pounds more When he was nearly dead, having all the agonies of death upon him,' the executioner, who weighed sixteen or seventeen stone, by down upon the board which was over him, and killed him in an instant" "In January 1720, William Spigott, at the Old Buley, bore four hundredweight on his body for more than an honr, and thereafter was hanged At the Old Bailer, in January 1721, a highwayman, ofter enduring the numshment an hour, and having three or four hundredweight put upon him, at last submitted to plead " (Chevers, page 141)

Pressure on the clestnes me na of extorts # confessions

145. It is by no means uncommon to find cases of sudden Cases of sudden death to lunding death in a lunatic asylum after there has been a struggle asylums between the patient and his keeper With a violent maniac, the keeper, in closing with him, generally places his knee upon the patient's chest and endeavours to throw The full of two heavy bodies, with the knee of one of them in this position, is calculated to cause severe internal minry without leaving any external signs In 1870, a case of this nature occurred in England, in the lunatic as lum of Prestwich, in which seven ribs were broken without leaving any external mark A very similar easo occurred in 1884 in this country, when the insane Raigh of Kolangor died suddenly after a struggle and a fall frem his keepei

It is by no means uncommon, where death has Rupture of been caused by sudden violent injuries to the chest and abdomen, that the whole of the internal organs are juntuied

internal organs ti e result of v olcut mi

to cless and abd mes without leaving any external traces of injury Casper gives a tematkable case in which a wagoner was crushed by the wheel of his own cart against a tree There were no external marks of injury, but on dissection the spleen, hver, and heart were all found to be ruptured and lacerated to a frightful extent, and the whole of the internal organs more or less affected The same author gives another case of a sulor who was killed by the fall of a must, and who died after six hours There was no trace of ecchymosis to be found over the whole body, but the following internal injuries were found, - a small fissure in the right orbital plate of the frontal* bone, on the right side five ribs were fractured, from the third to the seventh inclusive, and about six ounces of serum were effused into the pleuralt cavity, at the posterior surface of the liver there were four lacerations, obviously caused by the protruding ends of the fractured 11be, and about six ounces of blood effused into the pentoneal cavity, further, the bones of both fore arms were transversely fractured, and finally, the right femuri was completely splintered A remarkable case is also quoted in the Lancet of April, May, or June 1884, in which a man broke a rib by overstraining himself in throwing a heavy weight Death in these cases is caused by hiemorrhage, which may take place internally

Wounds of the lungs 147 A wound of the lung may be recognized, among other symptoms, by the frothiness and florid colour of the blood which issues from the wound, as well as by the expectoration (or congbing up) of blood. Wounds to the lungs may be caused directly, as by stabs or gunshot, or indirectly, by the frieture of a 11b or the collar bone, the end of which may lacerate the organ. The lungs may, however, be raptured by external violence only without the frieture of a bone. A case is recorded of a hoy who was hilled by being direct over by a carrigo. No bone

I Or thigh bone

^{*} The bone of the forehead

[†] The pleura is the extering of the lang consisting of two laters between wich u der certs a norb 1 con i tons find mar accumulate

CHAP. VIII. WOUNDS, ECUTERES, INJURIES, ETC.

was fractured, but the lungs were found lacerated, and the consequent internal hamorrhage was the cause of death

148. As has been previously shown, wounds of the heart Wounds of th . are not so instantaneously fatal, as is generally supposed, and there are many instances of persons who have survived for many days after sustaining severe injuries to that organ.* In the same way as the lungs, the munics may

be caused directly or indirectly by thin fracture of a bono, or even by a severo blow, which, without breaking a hono or leaving any external mark, may yet cause a runture of the heart. There is one cash recorded of a woman who swallowed a fish-hone, which, hy protruding through the stomach, perforated the heart (Taylor, Vol. I, page 659). Ruptures of the heart from natural causes are not uncommon. "Hope asserts, that in ruptures from natural causes, it is the left side of the heart, and particularly the left ventricle. t in which a rupture is most frequently found " In some cases rupture of the heart from disease may excite a suspicion of death from violenco. The natural causes of rupture of the heart are violent mental emotions, such as anger, fright, terror, paroxysms of passion, sudden or excessivo muscular efforts, or violent physical exertions in constrained positions. If the heart is onco in a diseased condition, as, for instance, fatty degeneration,1 rapture

[·] See Taylor, Vol 1, p 629

Case of Due de Berrs, who soresved eight hours after a wound in the left ventricle to the heart Medical Garette (Vol XIV, page 334), case of a boy who survived fire

weeks, being employed during the time. After death a mass of wood was found ledged in the substance of his heart Case of a suicide who sursived one and a quarter louis after two bullets

had passed through both ventricles into the heart

[†] The heart contains four chambers - one quescle and one tentricle on entit also and marrings

and death may be brought on by very slight causes. A very slight excitement, or even the exertion required for an ordinary walk, has been sufficient to produce this result. An injury to the diaphragm, e.e., the muscular partition between the chest and the stomach, may prove the cause of death long after the injury has been caused. The wound may heal, but the creatinx may, by some unwonted exertion or from a slight blow, again open. Death in such cases is generally caused by some portion of the viscera obtuiding through the wound and becoming strangulated

ILLUSTRATIVE CASES.

CASE NO XXXY - INSERTMENTS FOR TWENTS-FORR HOLES

lis. Ginnig gives the following account of a personal experience "In 1855 I rods in a steeple-than. The bors was a rety vield too, and in the middle of the course botted. We got into a nellah of false carth. The horse plonged and then tank on to the heree, terming right before mud citting open ber chest, so that she hall afterwards to be about. I was thrown on my bend, on a interior rock, and was packed up inseemable. The was early in the morning. I remained inseemable for twenty from horse and got op next morning perfectly well, but without the slightest recollection of what Lad Lippeand the day before, or bow the accelent had occurred. The whole day was wiped out of my life. During the lime of isseemblyly, which was caused by concentron of the brain, my car, which, when I was picked by, was I my mouth, was seved on, and when I worke, I was astonished to find my head bound up I appeared next morning at early tes to the surprise of the rest of the recidents of the hoose, who were all halking at the time of the probability of harvage to be unested.

Similar cases of partial loss of memory, or of "being knocked out of time," are not oncommon, and the behaviour of a person suffering from the offices of concassion, conclusives closely simulated state alreadion indicate, in For case of injury to the brain, see Taylor, Vol. 1, 653, and particularly it ocase of a boy whose brain was shot completely litroogh by the braceh of a borst pated. The boy was not even rendered isosensish, but died after 24 hours also for infurious to the brain, Mid. 1, of 619

CASE NO XXXVI - CALSE OF REFUSION ON THE BRAIN REP & Phipp

A car was tred (Bloncester Sammer Assect, 1845), in which the following facts were proved: During a fight the present atruck the deceased a secree blow under the left car. He fell as deed in a few minutes. After death blood was found extravested on the part corresponding to the seat of volence, and this, in the opious of the medical winess, satisfacting accounted for death. The defence was that the offusion might have been caused by over excitiences, but the judge (Fatteron, I) is reported to have said, that if it were proved that two people were fighting together—blows were atrack—one fell to the ground and deed, and a flerwards interest injuries were found corresponding with the retornal marks of volence no power on earth could pressade him that such blows were not the cause of death. The prisoner was found guilty—(1996, Val 1, p. 617)

CASE NO XXXVII - CEREBRAL HEMOREHAGE FROM A BLOW

The pols of a wagno is makine was said to have struck as old woman of sarty five in the left edge and thrown her down on the parement. She was picked up senseless and died in a few hunts. There was no traccof iojusy in the body. The crainal bones, of the moneral thickness of a quarter if an inch, were also numipered. The cerebral nembranes were, however, very atrongly hypersenic, and the whole brain florted, so to apeak, in a layar of congulated blood, two lines thick. It was also decided that this cerebral hismorphage (an into in its extent) could only have been caused by external violence, and that a heading fall upon a stone payement was a very probable cause. —(Cappe.)

CASE NO XXXVIII -BRAIN DAMAGED BY INJURIES TO THE FACE.

In 1735, Macklin, the Comedian, was tried for causing the death of Thomas Italiam, by threating a ctick reto the eye. On inspecting the body, it was ascertained that the sick hed entered the brain through the orbit

In 1843 a boy killed another at Laverpool, by wounding him with a gimlot in the eye. The brain was perforated, and he died in two dies.

A nox, aged ten, had the birch end if a common broom thrust several times into his face by no of his companions. He became elimed and was carried home in a state of super. He afterwards complained of violant pain in the orbital pland forebead. Symptoms of inflammation and farer especiencies, followed by commo, convalence, and insensibility. He died in about sixteen days after the accident. On dissection, the orbital plate was found perforated, and pass and Jumph wors clinged on the base in the brain. The left venticele contained three ounces of pus, it communicated with a wound in the orbit. A small portion of bone was partially separated from the orbital plate and projected upwards—(Taylor, Val. I, page 52)

CASE NO XXXIX -FRACTORES OF THE SECLE

Crevers mentions many cases in which the skull has been fractured in pieces by blows and from pounding with a sinus

In 1852, three persons were sentenced to death, at Barelly, for morder ing a man, by beating him on the face with "latters and on iron coulter," the bones of the head and face were abstered in pieces, so that even the laws end taeth were broken join small pieces

A woman was sentenced to death at the same town, for the murder of a girl of ten, for the saks in her ornaments. The civil surgeon found tha poor child a face britishly wounded and beatto; site a mass by repeated blows

In 1856 m man was sentenced to death, at Massippatam, for killing his wife The diagram was a very slight one, the judge anys, "either connected with some ceremones, in boiling water with two pole, one placed on the month of the other, or that deceased hat allowed the marinage of their daughter in take place in the presence absence." The princest circor the other take place in the presence absence."

persons ontefated once and attacked his wife with a sice possible, leading her so severely that the rice possible? "was found broken in three pieces around the body of deceased weltering as give "—(Madras Foundaria Edwin 1869).

Capper also gives a case of a man who is led a shoemaker will stat work, the oliped being to attel a pair of shoes. The presoner confessed, that after giving it be existed e with the hammer, be became quite furnes and felt as if I e could keep on hattering him "for ever". This confession a tirely corresponded with what we found, ris., four and twenty individual injuries of the back, extending seen to the face.

CLAR NO. AL .- MURDER OF ADVENCED AGREEMEN

IN 1859, at this gless, two persons were found guilty of having numbered a man sid has wife, whom they naspected if having besiteful than. This professel object was to beat out it extent, which was done with slippers. The body of the man was found each, it o farm and head hery glessfully mutuated. The woman died shortly afterwards and was shoot overed with wounds about the head and face. The evilence went to show that the deceasal had theen pounded with stores as addition to being testion with slippers. Namerous others at stack of the kind might be quoted, but this may serve as an example—(Madeas founder) belief, 1859).

CARE NO ALI -INJURIES TO THE SPINE, DISLOCATION OF THE NECE

This is a very small way of cassing death in this country, as smally in the cass of children. The refer to wise with all of dislocated, common piscontain of the spiral coid. In 1850 a woman was condemned to death, at Combinerous, for smartening a child in this manner, for the site of staining his pieces. Their worse it it is easo no external marks of violence—(Madraz Faustares Cadada, 1860)

TAILOR, Vol. I, pege 625, nicetions a case in which a man, who had bean dranking, ley down to sleep in a yand indoncated. Next moning be awont soler, but could not move his legs. He was taken into hospital after twelve days and died if orthy afterwards. In addition to paralysis, he was sufficing from performits, and, on examination, the tenth dorard verticely was found broken in its hody and arch. A large clot of shood was situated on the sheath of the tord, die had caused this paralysis. It was proved, that whist intoricated he had a fall, after which he walled home and lay down to sleep. Hence this was reason to believe that, is spite of the frictured vertehra, he had not been readered incupable of walking. The effect on of its blood which caused the paralysis could only have occurred some time after the fractore, as the results of slew comparation.

CASE No XLII -TORTURE

DR CHEVER'S has collected an immense amount of information on this point. The practice of bansilola, or compression and heating, has been

alluded to in the text A few cases only will be here eited in further illustration

IN 1854, certain policemen of Diangepore were tried for torturing a man suspected of dearchy. The man deal, and the circl surgeon stated "that death had been caused by congestion of shood on the hearn from torture by servers pressure, and that sample heating without sooms such process as boanded around not cases the opperanees be found without more decoded marks." The judge considered at the besting was performed skilled by a being raps on the points, and purching and poling with lattice, so se not to leave any external marks, end that the bandeda torture was midsted after the fell

In the Madras Presudency, a common torizon s, or sather was, by the Kittee (Tellogu Cherrain), in which the figule are placed as in a bound squeezer or by heading lack the fingers over a stick, or by squeezing the cast and also the breasts of females. These torizons are all dies not much a way as to leave to external mails. Another mode of torizon is tying up by the diagram, tying the aims and legs and rolling the body down as in close lighting a five herest this colost of 1 feet, &c. Both of these last torizons were made use of us the case of the district momnified Shohing-bur, alluded to us the text, under the head of multilation.

CARE NO XLIII - TALSE CONFESSION

CONFESSIONS obtained by improper means are naturally often false. The following is a peculiar case, and was fixed before Mr Gribble at Oud depah in 1834 —

A Mahomedau lad was charged with the murder of a hoy of about ten years of age, the murder was accompanied by theft of e pair of eileer bangles The accused was last seen with the deceased about dask going out to some prickly pear bushes sees the village. Next day the body of the deceased was found in a shallow pond among the bashes. There were marks of ir jury on the neck and head, and as the stomach contained middy water, it appeared that he had been thrown in the water whilst still living The bargles were m same The prisoner was arrested on suspicion, and eno of his feet was said to correspond with a footmark in the mind near where the body was found. The systemes regarding this, however, was not very satisfactory. This was all the evidence against the prisoner. Ho remained in police custody for three days, and then one morning, about half an lour after the lead ronstable lad talen him to the latring for the purposes of nature, a constable came and reported that the present was willing to confess. The sub mag strate was then sent for, and the prisoner took them all to a spot near where the body was found and from under a stone produced a pair of bangles. These bangles were exactly I ke any other bangles with ne dieth guid ing mark, but were sworn to by the de cease is father and by the goldsmith who made them. The whole case turned upon the identity of the bangles Deceased a father swore that they lal been made from Ps 16 worth of silver, and the jeweller also

swore that this was their weight when made. They were then weighed in court and found to weigh only Rs 1580 They had only been made ten months before and had been worn by deceased on two occasions for twenty days each It was impossible that In forty days' wear there could have been a wastage of eight any as of silver, and therefore it was clear that the beng es produced by the prisoner could not have been the bengles worn by the deceased. The only possible explanation was, that bangles resembling those worn by deceased were placed under a stone by some one else (police?) and that then the presoner was induced to confess and was told where the bangles had been concealed In his confession (afterwards withdrawn), the presoner said that deceased had fallen in by accident, and that he had then taken off the bangles and hidden them away because he was afreid. The prisoner was acquitted. It is esceedingly possible in this case that the prisoner was the morderer, but the story of the bangles was palpably felse. and a false confession of this kind can only be accounted for in one way, ee, it was obtained by improper means at the latrius there were, howaver, on marks of injuries on the secused

CHAPTER IX.

RUPTURE OF INTERNAL ORGANS.

Deatha from rupture of anternal organs-Order of frequency of rupture of internal organs-Organs most frequently ruptured-Spleen most frequently raptured-Rapture of the splesn-Symptoms of rapture of spleen-Prognosis of rupture of spleau-Trentment of rupture of spleen.-Trastment of rupture of spleen in case of internal homorrhage-Farther remerks on rupture of the spleon-Statistics of uncomplicated rupture of spleen-Cause of ruptura-Particulars of cause of rapture of aplean-Causes essigned for homicidal cases of runture of spleen-Race and sex of cases of runture of the spleau-External marks of violence in cases of rupture of spleen-Size of the spleen-Position and size of rupture of the spleen-Couns of death in casce of rapture of eplesa-Condition of splean in casas of rapture-Weight of spless in cases of runture-Statistics of complicated runtarss of the spless - Couses of anothern of spless - Ressons sesigned for accidents-External marks of violence-Condition of spleen in foregoing casss-Size of spleau-Nature of raptures of spleau-Situations of tuptares-Period of enrered after rupture of spleen-Causes of death resulting from rupture of splees-Percentage of cuusas of complicated ruptures of spleen-Nuture of maries caused to spleen-Rapture of the liver-Causes of runture of liver-Symptonis of runture of liver-Prognosis of rupture of liver-Ruptures of liver most common in Calcutta-Ruptures of liver only-Statistics of rupture of liver -Causes sesigned for accidental cases of rupture of liver-Condition of liver in cases of rupture-Vatura of ruptures of liver-Position of rantures of liver-Size of ruptures of liver-Cause of death in cases of runture of liver-Remon where blood was effored from liver-Period of sarvival after rupture of liver-Analysis of causes of rupture of liver-Leternal marks of violence-Fractured bones us complications-Diseased liver as complication-Rustures as complication-Hamorrises as complication. Blood in abdominal cavity. Quantity of blood extravasated-Time between minry and death-Rupture of the bowel-Rupture of bowel caused by severa contusion-Rupture of the intestino -Rupture of intestines-Analysis of eases of ruptures of intestineshature of substances extravassted into abdominal cavity-Length of time deceased survived after the accident-Cause of death-It juries to the abdomen-Remarkable case of complicated rupture of liver, spleen and kidney-Wounds to the bladder and gall bladder generally prove fatal-Rupture of the beart-Wounds of the heart-Fatality in cases of wounds and rupture of the heart-Signs of wound of the heart-Case of rupture of spleen recorded by Chevere-Period of

CHAP. IX.]

survival in case of rupture of spleen-Mutilation as a punishment-Difficulty in defining cause of fracture- Fractures doring life and after death-Fractures as affecting locomotion-Gnu shot wounds-Gnushot wounds of entrance-Appearance of gun shot wound from conical or round bullet - Nature of gun shut minry depends upon distance from which ran was fired-Gun al of woond-Premeditation defined in case of gan shot wounds-Corious case of smede by pistol shot-Presump tion in case of gun shot wound in temple ur mouth-Blank charge often causes wound like gun shot wound-Flash of discharge not unfrequently renders assasso's face dieta guishable-Cut throat

THE frequency with which deaths from rupture of Deaths from internal organs is met with in India necessitates the malorgine addition of a succial chapter to this edition. We had prepared such a chapter from recorded cases scattered through the various medical journals, but the appearance of Brigade-Sargeon S C MacKenzio's Medico-Legal Experiences in Calcutta has induced us to full back almost entirely muon his valuable contribution to our meagre knowledge on this subject. We quote freely from that anthor's manual. In opening the section on rupture of auternal organs, Dr MacKenzio states -"During the period of nino years embraced by my notes on the medico-legal autopsies which have come nuder my notice as Police Surgeon of Calcutta, there were 111 ruptures of auternal organs The following figures show the various ruptures which came under my notice and the number of each in order of frequency -

Later alone		34
Liver and spleeu		3
Liver and right kidney		2
Laver and left kidney		1
Liver, spleen, right kidney, and right lang		1
Liver, spleon, and heart		1
Liver and left lung		1
· Liver and right lung		1
Spleen only		29
Spleen and liver		5
Spleen and brain		1
Spleen and left kidney	:	3
Spleen and stomach		ň
Spleen and left lung	:	î
-1	-	•

Order of frequency of rup ture of internal organs

SEC I

Spleen, spinal cord, diaphragm, 11ght kidney, bladder, hver, heart, 11ght lung,
and left lung
Spleen, hver, and right kidney 1
Intestines only
Intestines and hvor 1
Heart only 5
Heart and spleea 1
Bladder only 2
Ureter only 1
Kidney only 1
Kidney and liver 1
Uterus and vagina

Organa most fre adently rap tured

150 From the foregoing it list will be seen that ruptures of the liver, spleen, intestines, and heart, were most frequently met with, and it is to these that we propose to confine our attention General experience is not in accord with Brigade-Surgeon MacKenzie's as to the relative fie-

Spleen most freopently rup

quency of lupture of internal organs Of all internal organs the spleen is the one most frequently ruptured, nlthough, us has been seen, this accident was met with less frequently than rupture of the hver in Dr MacKenzio's 111 cases It is almost natural to expect that the spleen would be the organ most commonly damaged in injuries of the abdomen, when we consider that a large proportion of the people of India are more or

spleen

less constantly suffering from malarial enlargement of that organ The causes of rupture of the spleen are, -blows, Rupture of the

kicks, falls, wheels of velucles passing over the organ, penetration by fractured ribs, gun-shot injuries, etc 153 The nature and position of the many received must be borne in mind, as there are no distinctive symptoms

Symptoms of rupture of There will be marked general shock, anxious countenance, coldness of the trunk and extremities, feeblo pulse, sighing respiration, abdominal puin-especially over the seat of CHAP IX]

mury, and dulluess un percussion* aver the spleuic area due to extravasated blood

154 The prognosist is unfavourable, as, owing to the Prognosis of vascularity of the organ, the hammrhage is generally severe, splen even more so than when the liver is similarly injured If

the substance of the spleen bu not very extensively torn, recovery may take place. In the surgical history of the American Wur three cases of recovery me recorded, two being the result of gun shot injuries and the third a bayonet wound If the shock and hemorrhage do not lead to an immediately fatal result, peritonitist and abscess are the complications to he feared

The treatment consists of jest in the horizontal Treatment of position, warmth to the general surface of the hody, ice, or epicen warm fomeutations over the region of the spleen, morphine subcutaneously or by the rectum to relieve pain, hrandy or egg flip in teaspoonful doses at short intervals.

156. Should symptoms of internal hamarihage continue Treatment of whilet no external wound exists, abdominal sections ut apleen in case of the edge of the left rectus muscle is to he recommended If laparotomy show that the homorrhage will not cease by exposure, or the application of the thermo-cauters. Il the spleme artery may be ligatured, or the spleen itself removed, either directly or by means of a ligature last procedure has been successfully accomplished All blood must be cleared from the perstoneum and the abdo-

i ternal homorrbage

temperature by a current of beazene vapour.

minal cavity be thoroughly washed out with some warm . The word percussion is it s process of straking lightly upon any part of the body, especially the thorax or abdomen with the view of escertain ing morb d coud tions by the resonence of the etroke

⁺ The word prognosis in practical medic ne and surgery is applied to the pre vision and judgment regarding the progress and result of a disease I Perstonates as a stammation of the membras a lasing the interior of the

ebdominal cerity and surrounding the viscera & Abdominal section or laparotomy is the opening of the abdominal cavity

by incis on I The process of thermo cautery (also called Pennshin e cantery) referred to is the application of a hollow platinum point kept at a uniform

autiscrite lotion, carefully sponged dry, and closed after

Firtherrenarks or rupture of the spicen

157 As a result of his Calcutta experiences, Dr Mac-Kenzio remails —" After ruptimes of the liver, ruptimes of the spleen have been most commonly observed in the course of my medico legal experience in Calcutta. During the period of mino years that I have been considering, I met with 43 cases, of which 29 were not compilerated with ruptimes of other organs, and 14 in which one or more of the other internal organs were injured. I propose to deal with ruptimes of the spleen, under two heads. First, those in which the only lesson was one or more ruptimes of this organ, and, secondly, those in which the ruptimes of the spleen were complicated with ruptimes of other viscera

State t cs of u co || cated rupture of sple n

158 'There were recorded in the period referred to, 29 cases, or 67 1 per cent of uncomplicated ruptures of the spiceu

Cause of rop-

159 "These 29 ruptures were referred to the following causes —In 23 or 79 3 per cent to accidents, in 4 or 13 7 per cent to homicide, and in 2 or 6 8 per cent the injuries were spontaneous ruptures

Patticulars of cause of rupture of spleen

were spontaneous ruptures

160 "Of these 5 or 21 7 per cent were results of kicks
from horses, all on persons of spees or grooms, 5 or 21 7
per cent were owing to falls from heights as from off the
roofs of houses, etc., 3 or 13 per cent were caused by heavy
weights falling on the region of the abdomen of cooless or
porters—in the first case by a bag of country produce falling
on a coole, in the second by a bale of jute striking a coole,
and, in the third, by a heavy wooden case or box falling on
a coole, 3 or 13 per cent were cases of persons falling into
the holds of shape and perstooms, 2 or 8 per cent were case
of persons knocked down and injured by runawas horses, 1
or 13 per cent was caused by a country boat I cing swept
by the violence of the bore or tide under a steamer, and
one of the crew being crushed between the boat and the

[.] HEATH . Lict onary of Fracts at Surjery Vol I p. 4"2

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cent they were present.

vessel: 2 or 8 6 per cent were of men falling down on the road and off steps, 1 or 43 per cent of the cases was that of a boy subject to epileptic fits-the rupture was the result of the kind attentions of his mother, who, to joheve the nam he complained of in his abdomen, rubbed it for sometime with her hands. In 1 or 43 per cent, of the cases no cause was assigned.

161. "Of the homicidal cases, in 2 or 50 per cent they were due to blows, one in a quarrel and one in a drunken brawl, the blow in this case heing inflicted with a large heavy wooden pin, in 1 or 25 per cent by being pushed against a brick wall; and in 1 or 25 per cent, of the cases. death was the result of a kick received by a native from a European.

Causes assigned for homicidal cases of rupture of spleen

162. "Of the 27 persons who died from nncomplicated Race and sex of ruptures of the spleen, 24 or 827 per cent. were adult of the spleen native males, 3 or 10 3 per cent were adult females, 1 or

8 4 per cent, was a native boy, and 1 or 3 4 per cent, a native girl. 163 "In 20 or 68 9 per cent of these cases no external External marks marks of violence could be detected, and in 9 or 31 per cases of rupture

of spleen

164. "The following statement shows the size of the Size of the spleen

spicen rupturca —		
Number of	Length of spleen	Breadth of
2	12 mches	7 inches
2	1 1 "	8 " 9 "
î	19 "	4 "
i	12 ,,	3 ,,
1	9} ,,	
1	9 ,,	51 " 8 " 6 " 5 " 5 " 41 "
1	9 ,, 81 ,, 8 ,,	6 ,,
1	81 ,,	5 ,,
1	8 "	5 ,,
2	7 ,,	ŏ ,,
1	7 ,,	41 ,,

s se of rupture of the spleen 165 "The position of the ruptures in these 29 cases were as follow—In 9 or 31 per cent they were on the inner surface and through the lills, in 4 or 13 7 per cent on the inner surface, in 2 or 6 8 per cent on the inner surface of the lower end, in 2 or 6 8 per cent on the inner surface of the upper end, in 1 or 3 4 per cent on the inner surface, the lower end, and the outer surface, in 1 or 3 4 per cent on the outer surfaces, in 2 or 6 8 per cent on both surfaces, in 2 or 6 8 per cent on both surfaces and at the upper end, in 1 or 3 4 per cent at both ends, through the hills and the posterior border, in 1 or 3 4 per cent at the lower end, in 12 or 6 8 per cent through the whole substance of the spleen, and in 2 or 6 8 per cent the organ was reduced to pulp

Cause of death in cases of rup ture of spices 166 "The cause of death in 371 per cent of Dr Mac-Kenno's cases was homorrhage, while in the non complicated ruptures 862 per cent died from less of blood, in these cases 357 per cent died from shock, in the other class, 68 per cent in the uncomplicated cases, 3 i per cent died from the combined effects of shock and homorrhage, while in the complicated ones, 71 per cent died from the same causes "* Putrefaction had not commenced in any of the 29 cases of complicated rupture when examined

Condition of spleen in cases of rupture

167 "This organ in 28 or 95 5 per cent of the cases was found to be diseased, and in only 1 or 3 1 per cent to be healthy

Weight of spleen in cases of rupture. 168 "The weight of the spleen was not taken in 20 or 689 percent of the cases, and in 9 or 31 percent it was found to vary from 10 onnees to 3 lbs 15 onnees

Stat st cs of complicated ruptures of the spleen. 169 Regarding comphested ruptures of the spicen, Dr MacKenzio says —"Out of 43 ruptures of the spicen, 14 or 32 5 per cent were necompanied by injuries of other organs. Of these, 5 or 33 7 per cent were compleated with ruptures of the liver, 3 or 21 4 per cent with ruptures.

[·] Meder-Legal Experiences en Calcults, pp 85 86

of the left kidney, 1 or 7 1 per cent with laceration of the brain. 1 or 7 I per cent of the stomach, 1 or 7 1 per cent with lacerations of the left lung, 1 or 71 per cent with in juries of both lungs, the heart, the spinal coid, liver, bladder night kidney, and disphragm. I or 71 per cent with licerations of the left lung and juntures of the liver and right kidney and I or 71 per cent with lacerations of the right lang and ruptures of the liver

On the causes of rupture, he remarks -" Of these Causes of 14 ruptures, 13 or 92 8 pc; cent were the result of acci dent and I or 7 I per cent was borneidal"

rupture of spleen

"In 5 or 38 4 per cent the cause was falling into Reasons as on the holds of vessels, in 3 or 23 per cent falls from heights. as from roofs of houses and from off high ladders, in 2 or 15 3 per cent the minutes resulted from being knocked down by lunaway horses, in 2 or 15 3 per cent persons were coushed by brick buildings falling on them, and in 1 or 7 6 per cent from being ran over by a cut -this case was that of a boy who fell off the front of a bullock cart, and a wheel of the cart passed over his body '

ed fo accide its

172 In 11 or 78 5 per cent external marks of violence Faternal marks of violence were found, and in 3 or 21 4 per cent they were absent

"The spleen in 13 or 92 8 per cent of the cases Condition of was diseased and in 1 or 7 1 per cent was healthy "*

splean in fore go ng cases

Concerning the size of the spleen in Dr MacKenzie's Sze of spleen cases, he remarks -" In 1 or 7 1 per cent the spleen was noted as being large, in 3 or 21 4 per cent no notes were made, in I or 7 I per cent the size was 11 inches long and 61 inches broad, in 1 or 7 1 per cent it was 91 inches long and 7 mches broad, in 1 or 7 1 per cent it was 9 inches long and 5 inches broad, in 1 or 7 I per cent it was 6 inches long and 4 mches broad, and in 1 or 7 I per cent the organ

was said to be small "-Ib , p 81

^{*} MACKENZIE & Med co Log I Experiences in Calcitta Do 80 81

cords could be found "

runtures nf epleen

"The spleen in 5 or 35 7 per cent of cases was rup tured into pulp, in 2 or 142 per cent the rupture was through the whole thickness of the organ, in 1 or 7 1 per cent the ruptures were both deep and superficial, in I or 7 I per cent they were deep, and in 5 or 85 7 per cent no re-

The situations of the ruptures of the spleen in these

Situations of ruptures

14 eases were as follows -"In 2 or 142 per cent they were through the whole thickness of the viscus, in 2 or 14 2 per cent they were on the mner surface and through the lulus ,* in 3 or 21 4 per cent the inner suiface was reduced to pulp, in 1 or 7 l per cent the rupture was through the inner surface, the lulus, and the lower end, in I or 7 l per cent at the macr surface, the lulus, and upper end, in l or 7 I per cont on the muer surface, in I of 7 I per cent the inner surface and upper end were ruptured into pulp, in I or 7 I per cent they were on both suifaces, in 1 or 7 I per cent they were confined to the outer surface and anterior margin, and in 1 or 71 per cent the whole spleen was a mass of pulp In 4 or 28 5 per cent there were two rnptures, in 5 or 35 7 per cent the organ was reluced to pulp. in 4 or 285 per cent there was one rupture, and in I or 7 1 per cent there were 5 ruptures "t

Period of survi val after ropture

177 As to the length of time the persons survived after receipt of rupture of the spleen, the following quotation is interesting -"In 6 or 42 8 per cent death was said to have occurred instantaneously, in 2 or 142 per cent within half an hour, in 1 or 7 1 per cent in about an hour, in 1 or 71 per cent in 2 hours and 15 minutes, in 1 or 71 per eent in 5 hours 15 minutes, in 1 or 7 1 per cent in 6 hours. in I or 71 per cent it was reported as having occurred 'shortly after,' and in 1 or 71 per cent no notes could ho found "-Ib , pp 82 83

The h Ive or h Imm referred to fa the flagure or depress on found on the internal or concars surface of the aplean

[†] Machenere a Red to Logal Experiences in Culcuits p 81

178 As to the cause of death, Dr MacKenzie notes - Causes of death "Death resulted from hemorrhage in 8 or 57 1 per cent of these cases. from shock in 5 or 35 7 per cent . and from shock and hæmnrrhage combined in 1 or 71 per cent "

Dr MacKenzie states that "92 8 per cent of the Percentage of complicated ruptures of the spleen were the result of acci-cames of dents, and 7 1 per cent was a humicidal case, and there was raptures of not a single case of spontaneous runture. The accidents which cansed these ruptures were of a severe character-71 4 per cent of the victims having suffered from violence enough to break their hones The injuries occurred in thin persons of natives only, the majority of whom were adult males"

180 "Iu all these ruptures in which notes were retained Nature of 10 regarding the nature of the injuries, they were found to be interest to of a severe character As in the non complicated cases, eo in the majority of these, the inner surface of the spleen was injured As in the other class of injuries of the spleen, more than a single rupture, as well as the spleen heing reduced to a state of pulp, were present in the majority of these cases As found in the other ruptures of the spleen, in most of the complicated (cases) a large quantity of blood was extravasated into the abdominal cavity"

181 From its size, the liver is one of the most frequently Rapture of the ruptured of the abdominal viscera Either surface of the organ may ho torn, but the upper is more frequently so affected, and an argan that is diseased is more prone to suffer than no of normal texturn Sevnral degrees of run ture are met with, varying from a slight superficial crack to convoision into a complete pulp The parenchymatous tissue may sometimes be torn while the peritonial covering of the organ is left intact

182 Blows, falls, spent shut taking effect in the hepatic Causes of region, wheels of vehicles passing over the abdomen, frac. rupture of fiver

tured tibs perforating the disphragm+ are among the most frequent causes of rupture of the liver Symptoms of 183 As there are none that are strictly diagnostic the rupture of liver

Puptures of I ver mo t com

mon in Calcutta

presence of a communicating wound or the performance of Inparotomy can alone lead to an accurate estimate The precise nature of the injury and the region of the abdomen must be considered Sheck, if the runture be of any extent, as well marked the general surface of the body is nallid and cold, vomiting, thust, and general jest lessness, sighing respiration, and feeble pulse are present. together with pain and tenderness in the region of the hver, but these latter symptoms are likewise present when the organ is merely bruised. An increase in the faintness and feebleness of the pulse denotes that the hemorrhage is continuing, and that an accumulation is taking place in the peritonent envity, which will be recognised by a gradually widening area of duluess on percussion speedily fital pandice and itching of the skin may supervene Should an external wound exist, bilo may be dis charged through it 184 This depends upon the size of the rupture If it be of any magnitude death takes place in a few hours from shock and hemorrhage Small ruptures may be recovered from, and stry-superficial cracks may pass undetected

Prognes a of rupture of If the immediate dangers be evercome, the subsequent ones that threaten are peritouris and abscess due to the extravasation of blood and bdo When the serous covering of the organ is not torn, the chances of recovery are enhanced t

Dr MacKenzie states as follows -"The ruptures

most commonly met with in my experience in Calcutt's have

been those of the liver I propose to divide these ruptures into those of the liver only, and those of the liver com pliente I with rui tures of one or more other organs " " I'm ? phraym in tie farge muscular part tion reparat og the abdo m sall om t e thoracie car ty

[†] Hearn a Dictionary of Pract cal Surgery Vol I pp 952 953

CHAP IX ?

186 In 31 or 30 t for cent of the eases the ruptures Puntures of were those of the liver alone lizer only

Of these 34 cases, 33 or 97 05 per cent were the Statistics of result of accident and only 1 or 2 91 per cent was a case of homicide

runture of liver

188 Fourteen cases were said to linvo been emised by Consesses goed being knocked down hy innaway horses in or outside e es of ructure carriages and by bullock carts, 8 resulted from falls into of liver the holds of slaps and boats, 2 resulted from falls on piles of bricks. I was that of a man who was knocked down while helping to remove a holler-the boiler rolled on his back and crushed him to death, I was that of a man strock by a tub full of salt, which was being removed from a ship's hold . I was that of a coole or porter, who, while carrying a heavy box on his head, slipped and fell on his back with the hox on the front of his chest and abdomen . I was that of a man, who, while working on hoard a ship, was struck by a sliog contuning three 2 maund bags of dab. 1, a druokoa man, fell heavily oo a hard metal 10d, 1, a syce or groom, was kicked over the abdomen by a horse he was grooming, 1, a lad in a fishing hoat which collided with a nontogo of the Hooghly Budgo, was precipitated into the river, and either was driven by the current agreest tho pontoon, or against its mooring chains a few yards below the poutcon. I was that of a man struck by the handle of a winch in motion

189 In the 34 cases, the liver was found to be healthy condition of in G or 17 G per cent, diseased in 26 or 76 1 per cent, and lyer; cases of no note was found in 2 or 5 8 per cent

190 Of the 34 cases mentioned, in 16 or 47 05 per cent Nature of the ruptures were deep, in 4 or 117 per cent the whole or ruptures of her the greater portion of the liver was imptured into pulp . in 2 or 58 per cent the ruptures were both superficial and deep, 10 2 or 5 8 per cent they were superficial only, and in 10 or 29 4 per cent no notes were kept,

SEC I

134

Position of

cent they were from 5 to 10 makes long, in 1 or 29 per cent the rapture was 12 inches in length, in 6 or 17 6 per cent the organ was reduced to a state of pulp, and to 12 or 35 2 per cent no anto was preserved

S ze of ruptures of hrer 193 Out of these 34 cases of rupture, in 18 or 52 9 per Cause of death to cases of rup cent the cause of death was bemorrhage, in 15 or 411 per ture of liver cent death resulted from shock, and in 1 or 2 9 per cent

it was due to shuck os well as hiemorrhago. These notes

show that the common cause of ruptured liver is accident, and the most frequent cause of these heing people knocked down by runnway horses and by hullock curts 194 In 32 ar 94 1 per cent af the 34 cases, the effused Region where blood was blood was found in the abdeminal cavity, in 1 or 29 per effused from cent in both plenral cavities, and in 1 or 2 9 per cent into

both plenral and abdaminal cavities In the last two cases

CHAP IX 1

mentioned one or more ruptures or minries of the disphragm were found

195 Of the 34 cases, in 6 nr 176 per cept denth was Perodofour reported to have occurred instantaneously, in 11 or 32 3 per turnel level. cent within an hour, in 4 nr 11 7 per cent in from onn to two hours, in 1 nr 2 9 per cent from two in three hours, in 4 nr 11 7 per cent in three to seven hours, in 1 or 2 9 per cent in three days, and in 7 ar 20 5 per cent the time was not mentioned by the police authorities

196 On these facts Dr MacKenzin makes the following Analysis of remarks -20 per cent of the cases were accidents on ture of live board ships and boats, and 40 per cent resulted from carriage, train, or cart accidents All the European males were sailors, and 50 per coot of the adult native males were lascars or nativo scamen . 20 per cent were nativo boys, and I or 10 per cent was a girl

197 External marks of violence were present in 80 per Esternal marks int of the cases and absent only in 20 per cent. The of violence cent of the cases and absent only in 20 per cent The external marks were found in only 25 per cent of the cases in the bepatic" region, as well as in other parts of the body, while to 75 per cent these were found in other parts of the body distinct from the hepatic region

198 Bones were found fractured in 80 per cent of cases, Fractured bones showing that the nature of the accident was of a violent tions character In all these cases, 11hs were found to have been fractured, and in 375 per cent the ribs as well as other bones wero broken

199 The liver was found in 60 per cent to he diseased, Diseased | ver as in 30 per cent it was healthy, and in 10 per cent no record was kept From the nature of these ruptures, it will ho seen that the liver was, in the 70 per cent of cases in which notes were kept, found to be seriously and irrecoverably injured

complicatio i

[.] The hepatic reg on is the region where the liver is situated

OUTLINES OF MEDICAL JUPISPPUDENCE

SEC I

136

Harrorri age na con Il cutic Blood is al

903 Blood was found in the abdominal cavity in 70 don't il cavity per cent of the case, in 20 per cent in the abdeminal and pleural envities, and in 10 per cent no notes were nunde

Quantity of s ito i

In 70 per cent of the cases, the quantity of blood 203 found varied from 8 to 90 onnees, in 20 per cent it was noted only as a " large quantity," and in 10 per cent it was not recorded. In the uniority of the cases in which the condition of the blood offused was recorded, it was found to be fluid and of a dark colour

In all the cases regarding which notes were found, Time between ing my and the persons died within an hour of the receipt of the death mmix " 205 Rupture of some part of the intestine is a telerably Runture of the

bowel

frequent and a very fatal injury. It occurs in any part of the bowel, 'from the commencement of the duedenum* to the termination of the sigmoid flexuret of the colon' (Pollock) The laceration varies in extent, being sometimes little more than a pin-hole, at others my olying the whole or almost the whole circumference of the

bowel 206 "The mary is caused by severe contusion, such

Pupture of howel caused by severe contu

as the kick of a horse or the passage of a wheel over the

abdomin when the intestine is full : for there is no evidence.

† lie s ym il fezure is tiele lel tie colo er large intestines conti nu us will the des er le ge cu abore as I il e sectum bele a

C13 . The in leauns le the first past of the small I test nec a touled just below I to t a us wath the at mach

as far as I know that the intestino can be ruptured when collapsed and this is a very important distinction between runture from contusion and perfection from direct wound Many instances of sword and bullet wounds of the intestines have been recorded in which recovery has ensued, though the occurrence of freed fistula" has proved the reality of the lesion of the bowel And each cases are easily in telligible if we suppose that the bowel was empty at the time of the wound, so that no freed fluid or gas escaped into the peritoneal cavity at the moment of the perforation For the mucous membrane protoudes at once through the lips of the wound in the museular and serous coats, and, assisted by the contraction of the muscular fibres, + so effec tually closes the operture, that no extravasation takes place at the moment of the wound, not would any extravaantion occur at all if renewed distension could be provented By the time that the injured bowel becomes distended with faces, its wounded part has contracted adhesions to the neighbouring coils and to the parietes (or walls), so that the frees find their way out of the external wound not into the peritoneal cavity This protrusion of the mucous cost occurs also in the case of internal rupture But here, since the bowel is distended when ruptured and as there is no other exit for the contents except through the wound there must occur, instantaneously on the rupture, n free escape of fæcal gas at any rate, and in all probability an effusion also of freeal fluid into the peritoneal cavity. though the latter may sometimes be in such small amount as not to be discoverable after death. Thus the germs of fatal unflammation; are in all probability implicated on the serous membrane, and there is not, as fat as I can discover. any perfectly satisfactory proof that complete rupture

^{*} A fistula n ay be defined as a supportat ng tubo l Le pas ago

[†] The intest ness are for the most part four coats — a internal (1) mucons and (2) sub m co s (3) m ddle r muscular and (4) external or sero s the latter be g der ved t on the per tone m

[‡] All the more acute for us of minim at on are considered at the present day to be due to the act on of certain forms of m crococci

through all the coats of the bewel without external wound has ever been followed by recovery. At the sume time, there have unquestionably been eases in which the symptoms have been held to justify the diagnosis of inplured howel which have ended in recovery, and the theoretical possibility of recovery, even in cases of complete rupture, has not been disproved, for we are not entitled to assert that the effusion of faceal gas must inevitably prove fatal, and there is again the remote possibility that, although the bowel may be ruptured, yet the rupture may not implicate the peritoneum, consequently the injury must be treated with a view to recovery

tupture of the atestine

"Rupture of the intestino can generally be diag-After a severe blow on the alidomen, acute pun comes on shortly before the painef the injury has subsided, often recompanied with much collapse (though not always so), with migont vomiting, intense thirst, great tenderness of the abdomen, involuntary contraction of the abdominal museles, usually rapid sinking with coldness of the surface, lividity, and loss of pulso some time before death easo goes on, the vemit, which at first consists merely of food, becomes bilious, and then more and more resembles the contents of the small intestines, but I have never seen absolute freeal vemiting Tympanites* usually succeeds, probably from paralesis of the bowel-the result of an impression on the sympathetic system of nerves † The collapse which depends on general sheek may, as Mr Lo Gros Clark points out, be distinguished from that cause ! by homorrhage, since in the latter ease the patient usually refers his suffering to some isolated spot, where fulness or dulness on percession, or both, may be detected ' 1

² Typ pan to pop larly called drum belly us the distonsion of the abdominal walls with gas contained in the intestines

[†] The syn pathet c system of never he a d able chan of I tile nerve masses intercomman calling by cross bands of nerve fibres and a trated upon the front of the vertebras from the base of the skell to the end of the si al column It may be traced into the level

² Hounts Surjery's Its Princ ples and Frue ce Brd Ed tion p 209

CHAP IZ]

208 Dr MacKenzie states - "The next in order of fre- Rupture of in quency, after the supture of the spleen, I found to be the rupture of the t testines There were 12 ruptures of the intestines 11 or 91 6 per cent of these were uncomplicated with injuries to other internal organs, while 1 or 8 3 per cent was accompanied with two superficial ruptures of the liver As I did in ease of the ruptures of the liver and spicen, I propose to consider these cases also under two heads-those in which the only rupture was that of the intestines, and the case in which it was necompanied with ruptures of the liver

209 Of these 11 cases, 10 or 90 9 per cent were acci dental, and 1 or 9 per cont was homicidal In 4 or 40 of inplures of in per cent the persons injured were kicked in the abdomen by horses, in 2 or 20 per cent persons were struck in the abdomen by pieces of wood, in 1 or 10 per cent a person was run over by a carriage, in 1 or 10 percent it resulted from a full on a large piece of timber, in 1 or 10 per cent of the cases n person was nammed between a boat and a pontoon, and in 1 or 10 per cent a man was crushed between two railway tracks Ten or 90 9 per cent were adult native males, and I or 9 per cent was a Eurasian boy In 2 or 181 per cent the intestines were ruptured in two places, and in 9 or 81 9 per cent in one. In 3 or Nature of sub 27 2 per cent feecal matter and fluid were found in the stances extraabdominal eavity, in 2 or 18 1 per cent facal matter and dominal cavity blood, in 2 or 181 per cent no extravasation had taken place, in 1 or 9 per cent only blood was found, in 1 or 9 ner cent blood and fluid, in 1 or 9 per cent frees, fluid, and blood, and in 1 or 9 per cent faces alone

Analysis of cases

210 One or 9 per cent died in seven hours, 1 or 9 per Length of the cent in twelve hours, 2 or 181 per cent in twenty four deceased surved after the hours, in 1 or 9 per cent in twenty mino hours, 2 or 181 accident ner cent in thirty hours, 1 or 9 per cent in fifty-eight hours . 1 or 9 per cent in three days , 1 or 9 per cent in five days, and I or 9 per cent in eight days.

through all the costs of the bowel without external wound has ever been followed by recovery. At the same time, there have unquestionably been cases in which the symptoms have been held to justify the diagnosis of ruptured bowel which have ended in recovery, and the theoretical possibility of recovery, even in cases of complete rupture, has not been disproved, for we are not intitled to assert that the effusion of fixed gas must inevitably prove fatal, and there is a gain the remote possibility that, although the bowel may be ruptured, yet the rupture may not implicate the peritoneum, consequently the injury must be treated with a view to recovery

Rupture of the ntestine

"Rupture of the intestino can generally be diag-207 After a severe blow on the abdomen, neuto mun nosed comes on shortly before the prinof the injury has subsided. often accompanied with much collapse (though not always so), with migont vomiting, intense thirst, great tenderness of the abdomen, involuntary contraction of the abdominal muscles, usually rapid sinking with coldness of the surface, lividity, and loss of pulso some time before death. As the case goes on, the vomit, which at first consists merely of feed, becomes bilious, and then mere and more resembles the contents of the small intestines, but I have never seen absolute facal vomiting Tympanites* usually succeeds, probably from paralysis of the bowel-the result of an impression on the sympathetic system of nerves † The collapso which depends on general shock may, as Mr Lo Gros Clark points out, be distinguished from that caused by hymorrhage, since in the latter case the patient usually refers his suffering to some isolated spot, where fulness or dulness, on percussion, or both, may be detected "I

^{*} Typ pan ice pap larly callel * drum belly is the distension of the abdominal walls with gas contained in the intest nes

The sympatheic system of marres is a duble chain of little nerro masses intercome uncating by cross bands of nerredbres and a instell upon the frost of the vertebra from the lass of the skull to the end of the si nal column. It may be traced into the les!

² Hanuts Surgery: Its Principles and Practice Sed Ed tion p 209

208 Dr MacKenzie states - The next in order of file. Rupture of in quency, after the rupture of the spleen, I found to he the runture of the vitestines There were 12 ruptures of the intestines 11 or 91 6 per cent of these were uncomplicated with injuries to other internal organs, while 1 or 8 3 per cent was accompanied with two superficial ruptures of the liver As I did in ease of the runtures of the liver and spleen, I propose to consider these cases also under two heads-those in which the only rupture was that of the intestines, and the case in which it was accompanied with runtures of the liver

Applyans of cases

209 Of these 11 eases, 10 or 90 9 per eent were acci dental, and 1 or 9 per cent was homicidal In 4 or 40 of n ptures of in per cent the persons supered were Licked in the abdomen by horses, in 2 or 20 per cent persons were struck in the abdomen by pieces of wood, in I or 10 per ceat a person was run over by a carriage, in 1 or 10 per cent it resulted from a fall on a large piece of timber, in 1 or 10 per cent of the cases a person was jammed between a boat and a pontoon, and in 1 or 10 per cent a man was erushed between two railway trucks Ten or 90 9 per cent were adult native males, and 1 or 9 per cent was a Eurasian hey In 2 or 18 1 per cent the intestines were ruptured in two places, and in 9 or 81 9 per cent in one. In 3 or Nature of aub 27 2 per cent freeal matter and fluid were found in the staues extra abdominal eavity, in 2 or 18 l per cent freeal matter and dominal cavity blood, in 2 or 18 1 per cent no extravasation had taken place, in 1 or 9 per cent only blood was found, in 1 or 9 per cent blood and fluid, in 1 or 9 per cent fæces, fluid, and blood, and in 1 or 9 nc; cent faces alone

210 One or 9 per cent died in seven hours, 1 or 9 per Length of time deceased for it cent in twelve hours, 2 or 181 per cent in twenty four hours, in 1 or 9 per cent in twenty nine hours, 2 or 181 per cent in thirty hours, 1 or 9 per cent in fifty-eight hours, I or 9 per cont in three days, I or 9 per cent in five days, and I or 9 per cent in eight days

wed after the accident

Cause of death

211. In 9 or 81 8 per cent the cause of death was pertonitis, and in 2 or 18 1 per cent it resulted from about

Injuries to tl s

212. Increed wounds and contusions on the abdomen are likely to be of a very dangerous nature, ewing to the slight protection afforded by the outer covering and the case with which the vital organs may be affected. A blow on the upper part of the abdomen, "the pit of the stomach," may cause instant death without producing lucciation or contusion of any organ. This effect is generally ascribed to concussion of the semi lunar gaugha* of the sympathetict nervo A blow on the abdomen may cause death by auptore of the spleen, of the layer, of the intestines, of the bladder, or of the gall bladder, and leave no external trace whatsoever Ruptures of the spleen are especially common in this country, where, in foverish puts, acarly one half of the people have spleens more or less diseased and onlarged Rupture of the spleon is almost myanably fatal, but the period within which death takes place differs considerably Sometimes it is instantraceus, and at others it has only followed after a considerable time

Remarkat legace of complicated supture of less spices and hiney

213 A very remarkable case is given by Dr Fayrer, in which a Hindoo was admitted into the hospital with a fracture of the ket fore-arm and compound dislocation of the light wrist joint, caused by a fall from a tree. I or the first two days be complianed of pain in the hypogratium; and passed bloody urine. These symptoms gradially passed off, and the secretions became normal. The injuries to the arm, however, assumed an unfavourable aspect, tetanus set in, the arm was amputated, and he died sixteen days after the accident. On examination the live was found

I The reg on situate lat the lowest part of the abdomes in the middle

The semi-lange gamples he is group of nerve cells situated in the upper and back part of the abd minal cavity and a upplying nerve influence to the averse soft a organ contained in the hald : all cavity if the sempethes covered less referred to is a diffusion of nerve gridings up down or conceach a loof the form of the ag nal column

to be ruptured, there were two ruptures in the spleen, and there was an extensive runture in the left kidnes. And vet with all these injuries the patient, except for the first few days, appeared to suffer no earl effects, and, as far as could be judged, death was caused only by the injuries to the arm For other remarkable cases of munics to the spleen and liver, see Chevers, page 460. Taylor, Vol I, page 667 . Casper, Vol T

Wounds to the bladder and the call bladder gener- Wounds to the ally prove fatal, the latter causing peritonitis. A case is related by Taylor (Vol I, page 633) of a gentleman who rally provefatal had been prevented, from some cause or other, from retiring to his room, and who felt man from distension of the bladder Whilst going downstairs, he accidentally struck his abdomen against some projection The pain at eace passed away, and also the desire to pass urme. He then went out to the house of a friend, where he was engaged to dine A doctor. one of the guests, to whom he told this, at once suspected that rapture of the bladder had taken place. This proved to be true, the symptoms set in almost immediately, and the ecatleman died in three or four hours

blidder and gall bladder gene

- 215 Rupture of the heart is generally caused by severe Rupture of the compression of the therax from some beavy hody passing over it It is not infrequently accompanied by rupture of the valves * Death takes place nearly always directly after such an accident, either from the shock to the system or from blood entering the pericardine cavity freely, and thus interfering with the heart's action
- Wounds of the heart may result either from an Wounds of the external penetrating agent or from a fractured rib or sternum (or breast-bone) The latter, however, does not take place so frequently as the similar accident in the case of the lung, owing to the better protection of the pericardiac cavity in the chest Its consequences, on the other hand, are

[&]quot;Tie taltes of the heart are a fold age of the I ming membrane streng tlened by a l tile fibrous tissue they serve to prevent the backward flow ing of the blood

much more senon, and for all practical purpose wounds of the heart, whe her produced by no external penetrating area on by fra, and bone, may be con-dered together

Fight to cases of the control of the control bearth

217 The wounds are remarded as neces andy fatal, and though a large proper top of them are so, ve recovery takes place in ab at lo per cent. As in rup are of the heart, dea h takes place e has immeuntely from book, or from blood en enigth car vio the percandium and so imped ing the contraction of the mu cular filte or secondarily from the af ercon con-are-of the wonne. The . dea h may take place from con inted to mon-lam, eather externally or into the surrequing ti me, on martiale rlack at are of of t caca ependanti sana mendanti i * «L'up be the injure The ma are of the wound does no apprar materally to all to the mortan v not uses the raw of the heart wounded Thus, the average of fa ali v remains nearly equally ditriba edamone pane ared, inc. ad, and he rated wound . and the same is true whether the mount only and 'ef be wonnerd.

Europe and

218 The signs of a wound of the heart are the fact of a wound existing in its immediate from it, and the small of internal homorphase from it, and the small homorphase, which may take place of he unit the percent access very pone of the mail at innum. The prices small, in term into another owns. There is of the case of the serious, and much displace, therefore a result is a respective for a constant of the serious. The displace data are on a minetal straight is generally a later a run in the pash in the serious factor of the serious and a first a run in the later of the serious and a first a run in the serious and a first a serious and a first a serious and a first and

^{*}Lyone wastern seritory by lifemount of twee also small for solitoring as

IT a term is disable to for elaborative resolves I be made or the PI to the analysis and a subdirect of collections and a subdirect of collections and a subdirect of collections.

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In a smard- tran.

CHAP IX

sound* if the amount of blood in the pericardium be small,

but more frequently nothing is andible, the heart sounds being muffled by the surrounding blood t 219 With regard to the cases of rupture of spicen already

Case of rapt to ded by Cl vers

referred to a case was omitted which has been recorded by Dr. Chevers of a soldier who was list on the left side by a piece of shell, on the day of the final attack upon the Redan He was suffering from "severe pun in the left side, which was augmented by pressure over a circumscribed place, corresponding to a point a little external to the cartilage of the minth rib, and not more than three suches in circumference , there was anxiety of countenance and accelerated pulse, but no abrasion of the surface, no fractured 11b, no swelling or dis colouration of the part " He was treated for the symptoms, and discharged two days after at his own request, and, to all appearance, quite well. He returned to duty, which he performed, as usual, for two days, when he was re admitted with symptoms of double pleurist, under which, with pericarditis, be died ou the eighteenth day after receiving the blow The peritoneum, throughout its entire extent, was of an almost perfectly black appearance, as well that of the parietes as that of the intestines, the omenium! was likewise black, but in no other respect did the peritoneum differ from its healthy character. It was still glistening, tense, and clastic. The spleen was about three times its ordinary size, ruptured to the extent of two inches in its long axis, and to a considerable depth in its anterior and external aspect. Its substance was infiltrated with congealed and black blood the vessels were uninjured There was no fractured rib and no laceration of the parietal peritoneum

220 The question, of how loog a man can survive and Pered of survi what exertion he is capable of going through after receiving reptors of

val in case of

^{*} Fuction is a to milers denoting a soft grazing to se of a to and fro claracter due to the two layers of the per card um rubb ng ngar at one another

⁺ HEATHS Dict onar j of Pract cal Surgery Vol 1 p 659

The on ent mas a part of the perstoneum forming a sheet like covering for the intestines

the injury, may frequently arise in the course of a criminal trial, and once came before Mr Gribble in the course of a magisterial enquiry into a rather typical case for this course (see Illustrative Case No XLVIII) There seems to be no doubt that no definite rule can be laid down and a man with a uptured spleen might be quite capable of walking and yet eventually die of the rupture

Mutilation es a

221 Under Hindoo law, mutilation of every portion of the hody is authorized as a punishment for certain offences, for instance, hand or foot, both hands, one hand and one foot, both hands and both feet, buttock, hp, penis, half the penis, testicles, pudenda,* fundament, ears, nose, breaking the teeth, finger or fingers, pulling out the eyes, Mutilation, as a punishment, appears to have been provident throughout Asia, and is practised in China to the present day Amongst the lower classes, cases of mutilation, such as cutting off the nose, the hand or an ear, are by no means uncommon, and occur generally an account of quarrels or jealousy regarding a woman Gouging tho eyes also occurs, and in former days the usual punishment sufficted upon royal princes who were guilty of rebellion was to deprive them of sight by passing a red hot needle through their eyes Gholim Khader gouged out the eyes of the Emperor Shah Alam, with his own dagger, and throughout the pages of Indian history numerous instances of this kind of punishment are to be found. Mutilation of the testicles is an exceedingly common offence, but it occurs generally in combination with some other minry, such as strangulation. The testieles are sometimes cut off. but more generally squeezed. In 1870 a case came before Mr Gribble, as head assistant magistrate, in which the district moonsiff of Shohnghur was charged with laving al etted the terture of a Brahmin boy, who was suspected of I wing stolen a jewel Amongst other tortures inflicted to make him confess, it was proved that the sharp pointed leaf of the date lush was pushed up the urethra and that

[.] Those parts of a ofemale generative organs val o externs ly

it was likewise used for puncturing the testicles Consider able injuries were found on these parts by Dr. Silas Scud der, and the moonsiff together with several otlers, was committed to the Sessions Court and convicted

222 It is almost impossible for a medical witness to say D facility in dowl other or not a fricture has been caused by a particular facture of facture. wenpon, and very often it is exceedingly difficult to state whether a fracture has been caused by a blow or by an accidental fall. Of course, when there are other attendant signs he may be able to give an opinion that the fracture was canced by a blow. There are, however, so many cases of severe fractures occurring from falls whilst walking or in falling from a short height, that each case must, to a certain extent, depend upon its own circumstances bones vary in brittleness at different ages and in different individuals, and skulls vary much in thickness, being occasionally so thin as to be fractured by a slight blow. With children and with old persons, a slip and fall, whilst walking, is capable of producing a fracture I have known a family in which three of the children at different times fractured un arm or a leg by a simple fall whilst playing, and I have seen another case in which a gentleman of about thirty years of age fractured his skull by falling down whilst rising from his chain, it is supposed that at the time when he rose he was suddenly seize I with an apoplectic fit, but he was in sound health five minutes before the fall | The mere presence of a fracture, without any other suspicious signs, is no proof of criminal violence it may be due entirely to accident

223 All medical jur sprudents agree that it is much Freetures durmore difficult to cause a fracture after death, even a short after death time after death has occurred, than is the case during life time As soon as death has occurred, the flesh and the muscles lose their elasticity, and it requires much more violence to cruse a fracture after than before death fracture during life is also generally accompanied by an effusion of blood around the broken ; arts and though it is he

no means impossible for bleeding to result from a blow caused soon after death, it is not likely. In the case of a fracture, where the parts show no signs of bleeding, there would, however, arise an inesistable presumption that it had been caused after death.

Fractures as aff et ng loco mation

Mr Gribble heard it asserted by a medical witness, that a man whose sub has been fractured would not be able to walk a considerable distance afterwards. This, however, depends entuely upon how the rib has been broken, and whether, in its displacement, it has damaged any vital He also met with the case of a gentleman who, in a fall during a steeple chase, broke a rib, and afterwards remounted and finished the race, and did not find out until the third day that his ub had been broken Such cases, however, are not by any means uncommon Dr Hehir has met with a case of fracture of two ribs as the result of a violent bronchitic cough, and that of an old Indian officer who fractured the neck of the thigh bone from turning suddenly in bed. There is a case reported in the new spapers of a well known sporting nobleman in India, who broke his collar-bone at a fall, but continued the race without know ing what had occurred The mere breaking of a bone, or the dislocation of a joint, unless, of course, in one of the lower hunbs, uced not necessarily sateriers with locomotion If it occurs during excitement, the injury is sometimes not felt until the excitement has a assed over, unless the dis placement of the bone directly affects a vital organ

Can slot

225 These wounds come under the order of contined wounds, but differ from others in the fact that the ritchity of the parts struck is destroyed, leading ultimately to sloughing Casper, whose recorded experience is univalled, says that no one such wound resembles another. In one case we have such a mangling of the countenance, that the body can be no longer thereby recognized, in another, there is nothing to be seen on the body except a small insignificant wound, and if at too, in some out of the way part, such as

the axilla* or pophterl region,† and yet both me gun shot wounds It is possible to lay down but few generally applicable criteria in regard to soch wounds, and according to our experience, these few are the following -Livery cun shot wound, which is not a mere grazing wound of the skin is either perforating (and we have a would of entiance and a wound of exit) or it is penetraling (and the shot does not pass through but lodges and makes only one wound) In such cases, it is often a most vain proceeding to attempt to find the hall, piece of lead, or shot in the living hody, even when such a solid projectile has been employed which is by no means always the case Every gan shot would has the necularity of becoming larger the deeper it goes This is especially the case in life hallet wounds Should the hall lodge in may soft part, the cavity in which it is found is often from two to four times the diameter of the wound of entrauce

226 As already remarked, the wound of entrance Gan shot generally appears to be smaller than the bullet which transe caused the wound. The text hooks generally say that the wound of entrance has its edges inverted and the wound of exit the edges everted, but this Cusper affirms to be hy no means the case Projectiles travelling at a low velocity, or which become flattened out or broken up after striking, such as "smider' and express rifle bullets, un doubtedly make ac esit much laiger than an entrance wound These appearances will depend greatly upon circumstances, and if the person woooded or the part struck. be very fat, owing to the protiusion of fat through the wound of entrance, the edges of it will be found anything but inverted

227 The appearance of a wound from a content bullet Appe rapes of differs greatly from that caused by a 100nd one A conical from con cal or hullet causes a trifling, unecchymosed, slightly contused round bullet

[·] Or a mpt

⁺ The res on of the ham's of the leg-boh ad the knee to at

aperture, not always round, often more trangular, from
the appearance of which no one would suspect the amount
of destruction to be found inside. Should the ball have
passed through the body, the aperture of exit is precisely
similar, but, just because of these appearances, the greatest
cutton is recommended in regard to the answers to any
quences respecting the appearance and out in the
case of woulds with coursel bullets.

Nature of gun shot 1 jury de pends upo i dis tance from which gun was fired

When the gun has been charged with shot, the nature of the mjury depends very much upon the distance the gun was from the body when fixed If from a short distance, the wound often resembles that of a bullet, but in that ease the body is certain to show a considerable amount of searching from the gunpowder If there is a complete absence of scoreling or of powder branding from the edges of the wound, " we can assume, with some degree of certainty, that the shot came from a distance (more than four feet), and has therefore probably, -or, according to circumstances, with great probability, -been fired by another." But, Casper adde, even in cases of indubitable suicide, he has missed "both of these criteria from the edges of the nounds," so that it is not absolutely certain that, when a person shoots houself, and the weapon is therefore necessarily within four feet of the body, there should be always traces of burn on the edges of the wound

Gun shot woun!

229 As regards a body already dead, the same thing has been remarked in the case of gun-shot wounds as has been noticed in the case of blows and fractures "Bullets, half an inch in drameter," says Casper, "fired from a common pisted against any bone, but particularly against the check bone, from a distance of only four or five feet, did not penetrate, but rebounded after continuing the soft parts." A bullet fired against the skull of a corper remained sticking in the aperture and caused no fissing in the bone, which wise of the mund thickness. This is due to the great power of resistance of dead corporcal tissues. "and for this reason, gun shot wounds, even when pur-

posely produced on dead bodies, can never for one instant be confounded with wounds similarly produced during life" The remarks would so treely apply to the powerful rule s-Lapress and Martini Hei ii for justance-of the prosent day. The latter has an untial forward velocity of 1443 feet per second, and no united velocity of rotation is 744 revolutious per second At a distance of 25 vaids, it is capable of penetrating 141 clm planks, of half an meh in thickness, placed one behind another, one meh apait

230 Cases of gun shot wounds are rate in Indian medical Premed tation def ed a case jurgeprudence, but when they do occur, the question of pie- of gun shot

incditation may be settled by the distance from which the shot has been fired. It is manifest that a shot fired from a considerable distance could not have been fired in the beat of a sudden quarrel. It by no means follows that a shot fired from a short distance must necessarily traverse the body. This will depend to a great extent on the weapon, the form of the bullet, the strength of the charge,

and the capability of resistance of the part struck. In cases of persons who have committed suicide by putting the pistel into the mouth and firing it off, the bullet bas

been found lodged in the cranium

231 Dr Helin came neross a curious and interesting Corous case of case of suicide by a pistel shot, in which the patient at- to lake tempted to "blow out his biams" by placing the mouth of the weapon beneath the chin He recovered apparently and left the hospital but returned a week later, gradually became comatoze, and died in a few days after the second admission into bospital At the post morten examination the bullet was found at the base of the brain. The brain and its membranes were intensely inflamed

232 A gun shot wound in the temple or the mouth is Presumpt on in calculated to ruse a presumption of suicide, but is not ease of gun shot wound in temple proof of it, for those parts might be selected by a murderer or mouth in order to avert suspicion An interesting case of doubtful murder or suicide in gun shot wound has niready been

and the sprearances on disrection, showed also that drath had not resulted from the injury received, since it could not have produced such on nice, jarticularly on the opposite side, and id the blow had only completed the perforation of it is along, the symptoms which cause on subsequently must of necessity have matantaneously presented themselves

CASE NO NLVIII -- WHAT WAS THE CAUSE OF DEATH ?

The following very typical case of a mysterious death occurred in Cuddapah in 1879, when Mr. Gribble was acting as district magistrate. —

The tabail lar of S --- had gone to a village to collect arrears of revenue One of the reots, on being brought before the takeilder, was no doubt im pertinent. The man seems to have been a quarrelsome fellow, and, the tabailder and , made a ti restening gesture At all evenis, the tabaillar struck him with his stick and ordered him to be taken away, and whilst I o was in the act of going, give him a pole with the end of the stick in the right side. The man was taken to a tope in the village, and his hands were sted behind his lack. Withst seated on the ground, a gamastah, or clerk pused by, and saying What, are you the man who would strike our tal sidne? Licked 1 m in the right sile. The man tell over on his sile amilexclaimed 'Aro' ' The san was kept there during the flay and ate only a portion of the food brought I im In the evening he was marched off to the subsidiary jail, about ten miles off. On the way he was twire atlacked with bleeling from the mooth and nose. The blood from the month contained clots. From the time of his arrival in fail he was ill, and refuse I food. He was growing constantly, and on the following merining lied from the nose and mouth. For two days more he ext no food. On the fourth day he cat a little sice and pepperaster; and the fish day he was meens be, and died on the morning of the sixth day Daring this time decrate I complained frequently of pain in the right side, breatled burriedly and with difficular, did n t aleep and was always mouning Directly he del ta was burned and the death was entered in the jud register as one of fever Just before his death, deceased | ala few convolute twitchincome lan evacuation, otherwise he lad been constipated. After complaint lad been male, the body was extumed, but was than described as being too decomposed to a built sha post recreem examination. The zillah a irrenn, who was present during the enquiry, gave it as his ormion, that deceased had not died from suprince of any internal organ, such as the apleen liver, or fraction of the ciby but, it being proved that In was a raced nate men had in the ea itement of the altercation, probably supturn! a livel resert of the timps " which arecomted by his bringing up blend by the researt to oth, and ad ecquent congestion and aub-acute infammatian, and one i fall sel the long, arguarate incloubtly extrema mer tal ar giote stateation on I want of proper treatment. The bick on his sight a la contla t in our eq of a lace reptared I a heer; if it dil no dead won if I am lester tanentale the the other bar f, if it only injured the organ, the enter just see it wen'Thate been indominate n, which is

invariably accompanied by jaundice, high temperature, tympanites, a diarrhors, or obstinate constitution, and other acute and epecific symptoms," It was also considered, that if a rib had been broken by the kick or the blow, deceased could not have walked ten miles (sec), and if the kick had ruptured the spleen, death would have been instantaneous (?) Under these circumstances, as no Court would, in the face of this medical evidence have convicted of homicale, this charge was not pressed, and the matter was otherwise dealt with. The cases cited here would seem to show that with the exception of a wound in the smeal cord above the third cervical vertebrat (and of course paralycing the legs), lecomotion, evan for a considerable distance, is possible with almost any description of cround. In this case the body was exhumed about fourteen days after the death, and it is somewhat difficult to understand why the decomposition should have been so considerable us to prevent an autopay. Of course, in the first instance, all the subordinates had combined to husb the matter un

CASE NO. XLIX -RECOVERY FROM CUT TUROAT.

A RATHER Singular case of thic kind occurred in Madanapally in 1876. The notes of the case were kindly supplied by Mr. Ward, the medical officer --

On the Sth April, a man, after Liling hus wife and another man, attempted to commit another in medical officers at board 3 At. I Jung on his back on a heap of rubbish, with his threat cet. "There was no harmorrhage at the time, but he led ordently lost much libred, and was almoed palectes; in rathlied after a while, and was removed to the hospitally a " o" it was found that the larynx had been completely cut series at its upper part, and the pharpy at divided, the cut extending as much on each side as almost to expose the man ressels (carotid, &o). The parts were brought together with all knutres, and nourslaiment admonstrated par rectum. " o" ". Then few days the case occured to progress fryonably, but it soon became orwheat that the man was anking from what of andifficient nouralbuncts and and except a subject teaching and except a subject teaching and contraction of the wound, generally no

^{*} Distension of the abdomen produced by flatelence

⁺ In 1833 a case was tried in October 1 store Mr. C. A. Burd, acting judge of Chattons, in which a man was found quilify of he-wipe libble has bruther in a marcil. December, is abilly was fractured, and a portion of the brain protrouded, and yet has was able to walk upwards of a mile to his house, where he did it.

Surgeon Major Brownerelated a case that occurred within his experience in Madra; in March 1681. A native atoker was etrack by an arm bucket, in which the ashes were the company of the major of the maj

offect was proliced. The man was il erefere fed through the wound, as attenuis to jast a tube if rough it o mouth on ed a good deal of irritation.

* * * Fard July — I attent as to good could to my operated than not rag by feedening if o elges of the jasts ab vo nod below and brough it them together by interval and external soluties, for entant of milk, eggs and broth); * * * Oth July — the enteres have nill cut it rough, bot the won didees not jape as much as before * * * Attermite to bring the edges of the wound as the largest together—after the cut it it of pharyax had tealed—canced much distress it was only after trade cotton years jet formed, such a tube by it is list it wound in the largus with a given the just a tube help in that it wound in the largus with difficulty by closur, the ories my all largum with its fingers. In April 1877, thelte most it after the attempt at solicide 10 was sent to the sessions court at Cuthyal where on 5th May 10 was treed and contricted for the double murder * Seatence—Irans proctation for his

CASE NO L-RECOVERY FROM CUT THEOAT

CRETERS* quotes a case so which a man with the circl d aftery distided survived til il e following day It at peared that a n in was aroused in ther git by troth even who were in the act of steel : g in his 1 ino In the struggle with ensuel o o of them cut it ; an the neck and they escaped After receise , the cut to a Itlatio I il see ; the pris hers who aloss ed steals glas goos that he had seizel one of them and that the other cut I m on the seck with a illian or kisle, a I both made the resent e. The accuse I tot laring come with the neighbours were set for at deet fr atel with the worn led man who scensed the a as a ors 11 e man a brother state | that the occurrence | appene | late at pight a dilla it was tien ; welght lama del tie fil eng day The crit sarge a criterro was as full was "I fou I a i irregular theep wor to the seck a parametres and by a starp pet to his trament; the word tray | a m was not en sed by ile man sown lail; the caret I o tery used wied a 1 decease I will ble ! to leath. It is to be regretted In the case shat it is not secor led whether it was the external tr the comer a cor tifa tery that was divided. If t was the latter Cheveragays that the settle only recorded cose of solo gas trival; but Tattos (a) of 1443 Val 1.; (31) ears There are several there on record which show that wounds at roles .. if e com occa of | astery and its b aneles as well as the i terral fugalar to do not prove the serso from exercising volutary sower and exact ruos is a certa not also ce il rimita ca

Case to Li-I scotest rate cor theoat

In 1963 a man comma tied and le by entring his threat. The external carot distery and she internal jugular news or a night a le were ent

[&]quot; Helad Je syrolania leka p 4"

t Guer or Joyn y to the main sugar of the tarare

The in over pure or sense and being a trained on each olde of the windy po are the largest releasin the need

through and a large quantity of blood was last. The wound extended from the front of the angle of the right jaw to near the wisdpipe, which was not wounded. The man survived half an hun, but was speechless and inscassible. (Taylor, Vol. 1, p. 631)

CARE NO -LII -BECOVERY FROM CUT THEOAT

In 1831 a woman received a wound whilst in bed, involving the right carotic artery, internal jugular vein, and windpipe. Her hady was found in the next room, so that after receiving the wound she had got up from bed and had four about six feet?

As regards articulation with a cut throat, opinionadiffer Chovers quotes a case (p. 426) of a man who apoke incoherently, are also case quoted onte p 105 But note case from Te licherry in March 1885, in which the state ment that a men with the carotid actory severed had been able to name the murderer, was not credited. Here some, however, it was not stated which carotid had been divided. It would seem to be cartain that whereas a division of the external carotil does not always cause immediate death, a division of the common carotid, almost invariably dosa so, and cartainly prevants all articulation. In connection with this subject, and the ramarkable case quoted in the France of 6th February 1890, on which the lades hold that a man who had a wound in his throat "three inches long on the right side, being directed downwards at d slightly fawards, dividing all the soft structures (muscles, &o), down to the vertahral culumn, and both the right catotid artery and the incular year and the loop nervo cords it had divided the 4th cervical vertebra, but the sound cord was municred '-could. a considerable time after the wound had been caused, have made a long statement. The deceased a child wife was accused of having muidered her husband, tho jury found her not guilty, but the judge (21 Porgunnaha) differing, submitted the case to the Revisional Bonch It then transmited that the colice had suppressed the first information sent to them, and as there was good reason to believe that the allowed denoution was a concoction, the accused was discharged

CASE NO LIII - RECOVERY FROM COT THROAT

Iv Rev v Dank (Warwich, 1833), deceased after recoving a wound, which divided the caroli I actory, the principal brunches of the external carolid, and the jugular veius, was able to go twenty three yards and claim over gate, the time required for such a performance boing (as afterwards tested) from litems to winevily accounts—"(Taylor, shal).

For other cases of cat threat, seefleg v Edmunds, Ewanses, Lent, 1863
 Reg v Cass, Carlade Sam Ass, 1889
 Cass of Earl of Essex, 1883, found dead in the Rower, Hey s (legwood, Liverpool, Wink Ass, 1835

Case No. LIV .- Gorging our THE EYES.

In 1854, a very brutal case was tried at Mangalore, in which the paramour of a married woman, becoming thred of her or jealons, gonged out her eyes with a curved kinfo and a needle. The woman recovered.— (Foundarce Utalut, 1851)

CHEVERS gives a case of a man who gonged out both the eyes of his wifs with his singers, and otherwise maltreated her, because and declined to have connection with him, being very young.

In Macanghton's Reports (Vol. II, 427), a case is given of a man who, having tied the hands and feet of his wife, throw her down, and upon her bleast, and put out her eyes with a leasted from.

In the case of bodies found exposed in the fields or jungle, it should be romembered that the eyes are generally the parts first attacked by birds of prey.

SECULON II -DEATHS FROM VIOLENCE SUICIDAL AND HOMICIDAL

CHAPTER T.

DROWNING

Statistics of deaths from v olence—Canecs of an cides in India-Asphyxia-Drowning-External appearances in cases of drowning-Abrasions and wounds on bodies after death from drowning-Resume of external an pearances of drowned body-I squid blood in cases of drown ng-In ternal appearances after death by drowning-The heart after death by drowning-The brain after death by drowning-Abstract of exter nal and a ternal appearances preses t up cases of death by drawning-Summary of proofs of death by drowning-Death before submersion-Condition of drowned bodies when examined-Rosamé of post mortem appearances in body of drowned-Acc dental death and su cides-Mode of death in cases of drowns; 2-Percentage of namixed applying in cases of drowning-Statistics of spicules and nee dental double-Mr Gr bble 8 article in the Madras Ti ses-Mr Gribble 2 princip in the Madras Times continued-Mr Gribble a article of the Madras Ti es co t nucl.-Stat stice of accidental deaths in Madras - Treatment of the drowned-Method of restoring animal heat-Methods of art ficial respiration-Howard a method of mitificial respiration-Sylvester a method of artificial respiration-Marshall Hall a method of artificial respiration

"IN England about 875 per cent of the deaths from Status of work violence (= about 6 per 1000 of population) are due deaths from violence to accident, the male death rate from accidental violence being rather more than three times as great as the corresponding female rate In India, as far as can be gathered from published statistics, the death rate from accidental violence equals about 3 to 4 per 1000 of population, the malo rate in most provinces slightly exceed ingthe female rate. In India the most common causes of death from accidental violence are drowning, snake-bite, and injuries inflicted by wild animals In the Bombay Presidency, for example, in 1883, accidental drowning accounted for about one third of the total deaths from violence of the year.

and in West Indian Provinces about one fourth to one third of the violent deaths occurring yearly are reported as due to snake hite and wild bears.

Causes of su c des in India

- 236 Of the causes leading to suicide in India, the following deserve special mention, either from the frequency with which they give use to cases, or on account of their peculiar character—
 - (1) Gruef or shame —This is a frequent cause of suicide Numerous instances are recorded of suicide by wives after quarrels, sometimes trifling in character, with their husbands or their husbands' relatives Pregnancy following illicit intercourse—in not nicommon result of enforced widowhood—has also in many recorded cases led to suicide from shime and distress and even to homicide In the case of males, more or less common causes of mental distress lending to suicide are domestic quarrels and pecualty losses. Instances are also met with of smicide from distress of mind arising from nices on criminal charges.
 - (2) Physical sifering CHEVEES, McLEOD, and others, notice that severo physical especially abdominal, pain, is a frequent more or less direct cause of suieide, particularly mone females
 - (3) Retenge —Cases are sometimes met with in which an individual who has been injured by another kills himself under the idea that he thereby throws the responsibility for his death on the person who has injured him. Instances quoted by Chevers show that under the name of chands, this form of suicide was a well known custom among the ancient Raipoots. A variety of this description of snicide is the practice known as sitting dharma, or starying oneself at the door of an enemy or debtor. Again, Chevers mentions a case of a man.

^{*} Lyon a Medical Jurisprudence for India 2nd Ed , p 30

nt Singapore who cut his throat at his neighbour's door in order to get him hanged

- (4) Religion—Self-destruction from telegious motives were formerly of somewhat frequent occurience. One variety of this form of sincide consisted in the individual offering himself as a sacrifice, in order to propitate one of the Hindu deities, as, for example, by culting himself under the wheels of the car of Juggermanth, or throwing himself in the Ganges. No doubt, also, in some cases of rati, or burning of widows on the funcial pile of their husbands, formerly of frequent occurrence in India, the rictim was a consenting party *
- 237. Under the head of asphyria are included all forms. Asphysis of death in which the act of respiration is primarily arrested, as, for instance, death from drowning, banging, sufficiation, and throtting t

238 The cause of death in Drowning is the same as that Drowning in strangulation, and most of the internal appearances are therefore similar. In cases of drowning, fresh air is provented from entering the lungs, by the water which has been inspired, and the blood in the lungs becomes imperfectly acrated. There is no longer any supply of exygen, and the blood circulates in a state unfitted for the preservation of his The action of the heart becomes gradually weaker until at last it ceases, and then the person asphyxiated dies. The action of the heart, however, often continues for some time after applyxiation has taken place. It is only after all action of the heart has ceased that recovery becomes impossible. In strangulation the process is exactly

[.] Lyon a Medical Jurisprudence for India, po 31, 32

the same The lighture round the throat compressing the tracked or windpipe, prevents the snipply of fresh air to the lungs, and death follows in the same manner. In investigating a case of alleged drowning, the following considerations may be of use —

- (a) Previous Instory of persons found in the water, any alleged suicidal tendency, or any motive that would render suicide probable
- (b) Height from which the person fell
- (c) Absence of presence of signs of death from drowning
- (d) Absence of stakes or other objects in the witer that might have caused injuries to any one falling against them

Fate nal appear a cest cases of drown ug

239 The 'goose skiu" or cutis ansering, is considered by CASPER to be a sure sign of death by drowning This appearance, however, is only to be found when the body has been a few hours in the water, and when the suspec tion takes place immediately after its iemoval When this continction of the skin is found, it is strongly presumptive that the person must have been alive when he entered the water, but it must be remembered, as pointed out by Taylor, that this condition is met with after death from any sudden shock, e q, after death from hanging. In cases of drowning, the face is pale and calm, with a placed expression, the eyes are half open, the evelids livid, and the pupils dilated, the month closed or half open, the tongue swollen and con_ested, sometimes marked by the teeth (Curvens and Guy say, raiely), and the lips and nostrils are covered with a mucous froth Casper speaks of a remarkable conto ction of the penis in males who have gone into the water living and states that he has not met with this same condition of that organ after any other form of death

Abras o s and wou dso bod es after death fro drown ag 240 Abrasions and wounds are often found on bodies which have died from drowning Proquently these marks are the result of accidental many at the time of immersion

or to many after momersion. Abrasions may be caused by the person having come in contact with the bottom, or. in the case of wells, by having come in contact with the sides in falling. In the same way, wounds may be crused by any part of the body, especially the head, coming in contact with any hard substance whilst in the act of falling A body found in the water with a wound on it is naturally calculated to excite a suspicion of violence having been employed, and crution should be exercised before giving an opinion that the wound was caused before immersion fact of the edges of the wound having commenced to contract is not necessarily proof that the wound was caused before immersion, because this would be the case if the wound was caused in the act of falling, or at any time before or immediately after death It will, to a great extent. depend upon the internal appearances as to whether it can be said that the wound was caused before or in the net of If the internal organs present none of the immersion ordinary appearances of death by drowning, and there is a wound in itself likely to bave caused denth, it would seem almost certain that the wound had been caused some time before immersion, and that the body was already dead when placed in the water Of conise, in the case of a stab or a gun shot wound, there could never be any doubt, but the case is different when there is a contused wound, say, of the head, which has produced a fracture in itself likely to have caused death It often occurs that the hands are found clencked and contain aquatic weeds, gravel, &c This is a highly suggestive sign that the body came into the water alivo, but care should be taken to ascertain whether the weeds are the same as those growing in the water, and whether the gravel is the same as that found at the bottom

241 The following resume of the external appearances Resemble of external appearance found in the body of the drowned may be read with interest of drowned body rest --

(1) In the Skin -The presence of "goose skin"-cutis anserma-is hardly ever absent, even in summer

The cutts anserma is not, however, characteristic of drowning, as it may be present in other forms of violent death, and also in some persons during life. It is a vital act, the result of nervous shock, and does not depend upon the temperature of the water for its production, still it rounts to recent viablity.

- (2) The Tongue—" The tongue is just as often found behind the jaws as between them" (Casper)
- (3) The Hands and Ret -The hands and feet ac quire a grevish blue colour when the body has lun in the water from twelve to twenty four hours The skin also becomes corrugated in longitudinal folds The groyish blue condition of the hand is known as the "cholers hand" The nails may contain particles of sand and weeds "No corrugation or discoloration of the skin of the hands or feet is over observed on the body of any one drowned, who has been taken out of the water within half an hour. or sometimes oven within two, six, or even eight honrs" (Caspen) The same anthoniv states that he has produced these effects by laying the hands after death in water, or wrapping them in cloths Leptconstantly wet for some days
- (4) The Gemitals —Contraction of the penis is an almost constant symptom, and, is has been stated abovo. Casper has "not observed anything similar so constantly infer any other kind of death". It is due, probably, to the same cause as the cutts anserina, which Brettner attributes the "bundles of instriped muscular fibres, lying in the inpersistant of the true skin, surrounding the schaceons glands, and forcing them forwards by their contraction, thus making the cutts anserina. Precisely similar instriped muscles.

are found in the sub-cutaneous cellular tissue of the penis, they run principally parallel to the long axis of the member, but very often large The action of cold and bundles run nergsast " fright is to raduce contraction of these cutaucous muscles, with a resulting contraction of the penis

242 A very important point to be observed in deaths. Liquid blood in by drawning is the liquid character of the blood. This is are cases of drawning. held by some authors to be almost the only certain sign of death by this cause. This symptom, however, is not invamable found, and all that can be said of it, from a jurisprudent's point of view, is, that its absence, combined with the abscuce of other symptoms one would expect to find, is calculated to raise a suspicion of death from some other cause

243. The langs will be generally found greatly distended Internal appear and filling the whole of the eavity of the chest, they will by drowning be flabby in appearance, and an impression made on them by the finger will be preserved, which is owing to their having lost their elasticity from being ponetrated by water and they will be three or four times their ordinary weight owing to the same cause On incision, a bloody, frothy, liquid escapes The windpipe, bronchi,* and the minute air tubes of the lungs, will be filled with the same kind of mucous froth, but this procurage is not always met with. and depends probably upon the amount of struggles the deceased went through in his endeavours to breathe Taylor says "The presence of mucous froth in the air passages may be regarded as a characteristic of asphyria by drowning When discovered in the lungs, associated with a watery condition of these organs, it furnishes a satisfactory proof of this mode of death" If, however, the inspection is not made soon, ve, two or three hours after death, this froth may entirely disippen. It sometimes

^{*} It a two primary tubes into which the windp po divides

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of Indea, however, cut their mails (unless they have taken a vow not to do sa) to the quick, and hence in almost all their bodies this appeniance was absent

(3) Retraction of the penis -In 28 cases in which notes were made regarding this candition, in 16 or 57 14 per cent the penis was found retracted

II -INTERNAL APPEARANCES -

- (1) Condition of the lungs -Of the 305 cases of drowning under consideration, 278 or 91 1 per cent were congested, 5 or 1 6 per cent were healthy, and in 22 or 7 2 per cent I was numble to find any note regarding this condition
- (2) Position of the langs -Of the 305 cases of drowning, in 41 or 13 1 per cent the lungs were large, overlapped the heart, and were hoggy to the touch , in 6 or 19 per ceut they were luge and spongy to the touch, in 18 or 59 per cent they were large, in 12 or 8 9 per cent the lungs filled half the pleural cavities, in 5 5 or 1 8 per cent they were collapsed, and 173 or 56 7 per cent no notes were kept
- (3) Contents of the bronch and arr cells of the lungs -In 282 or 92 4 per cent froth, sangumons fluid was found in the bronch and mr cells of the lungs, in 1 or 3 per cent, in addition to the fluid, mud was ascertained to be present in the pulmonary bronchi and an cells, and in 22 or 72 per cent no note was made
- (4) Heart -Of the 285 cases noted, in 142 or 49 82 per cent duk fluid blood was found in the right side of the heart only, in I case or 35 per cent it was found in only the left side of this organ . in 17 or 5 95 per cent in both sides of the heart, but more in the right than in the left side, in 125 or 43 85 per cent the heart was empty owing to putre faction, but in these cases thin endocardium of the right side of the heart was strined a dark colour, showing that blood had been there, but had been expelled by the gases of putiefaction

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- (5) Condition of the stomach—In these 305 cases of drowing in 281 or 921 per cent this visors was found to be healthy in 5 or 10 per cent it was congested, and in 19 or 62 per cent no note could be found
- (6) Contents of the stomach—Of these 30s cases, in 131 or 429 per cent the stomach contained food, in 51 or 167 per cent fluid, in 11 or 36 per cent both food and fluid, in 3 or 9 per cent weeds as well as fluid were present, in 2 or 6 per cent mad as well as fluid, in 2 or 6 per cent only mad, in 69 or 22 6 per cent it was empty, and in 36 or 118 per cent to notes were both.
- (7) Condition of the small intestines—In these 305 cases of drowning, in 200 or 85 2 per cent, the small intestines wern found to be healthy, in 18 or 5 9 per cent, they were congested, and in 27 or 88 no notes were both
- (8) Contents of the small intestines—In 99 or 32 4 per cent they contained faces, in 97 or 318 per cent they were empty, in 27 or 88 per cent they contained fluid, in 11 or 36 per cent bile, in 7 or 22 per cent round worms, in 4 or 13 per cent undigested food, in 1 or 3 per cent mnd, in 1 or 3 per cent they contained fluid as well as round worms and in 58 or 19 per cent no notes were made.
- (9) Condition of the large intestines—In 272 or 89 1 per cent they were healthy, 5 or 16 per cent they were congested, and in 28 or 9 1 per cent no notes were taken
- (10) Contents of the large intestines—In 197 or 64 5 per cent they contained faces, in 3 or 9 per cent fluid, in 1 or 3 per cent fluid as well as undigested food, in 1 or 3 per cent mud, in 40 or 13 1 per cent they were empty, and in 63 or 20 6 per cent no notes were retained.
- (11) Bladder —In 220 cases notes were kept regarding this visous and in 227 or 90 I per cent it was found to be healthy and in 2 or 8 per cent it was found to be concosted.

- (12) Brain—Notes were retained in 290 cases, in 157 or 5413 per cent this organ was decomposed or pulpy from putrefaction, in 110 or 3793 per cent it was normal, in 21 or 724 per cent it was soft from putrefaction, and in 2 or 6 per cent the bruin was found to be congested
- (13) Vessels of the brain—Of 282 subjects in which notes were made 268 or 95 per cent they were found to he congested, in 13 or 46 per cent they were normal, and in 1 case or 3 per cent their was also extravasation of fluid blood over the surface of the brain
- (14) Condition of the asophagus—Notes were retained in 65 cases in 60 or 923 per cent it was found to be healthy, and in 5 or 76 per cent it was congested
- (15) Contents of the asophagus —Of the 65 cases, in 1 or 15 per cent mud was present, in 1 or 15 per cent grass, in 1 or 15 per cent grass, in 1 or 15 per cent twas empty, and in 24 or 36 9 per cent no notes were kept
- (16) Condition of the larynz, trachea, and tronch:—Of the 305 cases in 80 or 262 per cent their mucous membranes were congested, in 8 or 26 per cent they were healthy, and in 217 or 711 per cent no notes were kept
- (17) Contents of the larynx, trachea, and bronch:—Of the 305 cases in 26 or 8 5 per cent facthy macus was found, in 9 or 29 per cent mud was piesent, in 1 or 3 per cent mud and striw, in 4 or 1 3 per cent fluid was found, in 1 or 3 per cent mud and frothy mucus were present, in 2 or 6 per cent food from the stomach had passed into the air pas sages, in 19 or 62 per cent they were empty."

Summary of proofs of death by drown ng

247 To sum up, Taxton states that the internal appearances upon which medical jurists chiefly rely as proofs of death from drowning, are—first, water in the stomach, and, secondly, water with a mucons froth in the air passages and lungs. As regaids water in the stomach, Chevers very rightly points out that its presence may be due to the deceased having drunk water shortly before he met his

death. If the water is salt, and the body is found in salt water, this would not apply, or, if the water is of a peen har hied, or contains weeds of the same hind as grow in the water where it was found, the presumption would be almost irresistible that the person had died from drowning In the case of a body found in a well or tank of fresh water with only water in the stomach of a moderate quantity, say, one pint, it by no means follows that death was caused by drowning Water in the stomach, together with the mucous frotb in the air passages and lungs, scome to be the only certain test. or, in the absence of water in the stomach, the mucous froth alone might be sufficient to cause a very strong presumption The quantity of blood in the right ventricle of the heart varies so much, that absolute reliance cannot be placed upon any opinion formed from the absence or presence of blood The same may be said of the brain , and suffusion* of blood on the brain may have been crused by apoplexy, under the influence of which the deceased may have fallen into the water As regards water in the lungs, a case is recorded of a boy who died from drowning, in which none of the visible signs commonly attributed to diowning were found, and there was no congestion of any of the viscera As regards the mucous frotb. it must be remembered, that, owing to exposure after having been taken out of the water. or owing to the incantious manner in which the body was bandled, as, for instance, with the head downwards, hand passing out of the lungs may have removed it As regards external symptoms, great care should be taken in observing the hands when the body is iomoved, because the fact of then being clenched and containing grass, weeds, or sand, may prove conclusively that the death occurred after sub mersion, if, as before remarked, such grass, weeds, etc. are similar to those found in the water

248 In the case of death before submersion, it is very Death before rarely that water finds its way into the stomach after the submers on

^{*} Sufus on us a term a ga fring a spreading or flow of any fla d of the body into the surround ug t saue

body has been placed in the water, but the absence of water from the stomach is not conclusive that death occurred prior to submission. If, after submission, the drowing man does not rise to the surface, it is exceedingly probable that little or no water will be found in the stomach. The water is swallowed when the jerson rises to the surface and gasps for air, but if asphyxiation takes place below the surface, it is quite possible that no water will be swallowed, since with asphyxiation the power of swallowing ceases. This has been ascertained from experiments made upon numbles.

Condit on of drowned bod es when examined 249 Of Dr MacKenae's 305 cases, in 138 or 45 28 per cent putrefaction was present, in 5 or 1 63 per cent the bodies wore saponified, in 124 or 40 65 per cent the bodies were fresh and in the remaining 38 or 12 45 per cent no noto was made as to their condition

Resumé of post mortem appear ances in b dy of dro ened

- 250 The following is a resume of the internal post mortem appearances met with in the body of the drowned —
- (1) The Brain Cerobral hyperæmia is most raro in the drowned, but cerebral hypostasis* is not infrequently mis taken for it
- (2) The Trackea—Flio micous membrane of the trackea and hryax is always more or less injected,† and is of a cinandar tod which must not be mistaken for the dirty brownish red colour, the result of patrefaction. A white froth, but seldom bloody, is also found in varying quantity in the trackea, and is a most important sign of virtil reaction, but its diagnostic value is destroyed by putrefaction. Sometimes a portion of the contents of the stomach may be found in the trackea. When this occurs it is due to act of coughing, induced by the admitted of water lungs. The contents of the stop sinced mouth, and then diawn into the

[&]quot; Tiden to p 5

⁺ Injected I can menus e

attempt at inspiration. This indicates that the person entered the water during life. In cases where death has taken place from syncopo, little or no froth may be found in the tracken.

- (3) The Lungs I he lungs are completely distended, almost entirely overlypping the lieut, and pressing close to the ribs. They are spong to the feel, and when cut into, a considerable quantity of bloody froth escapes. The froth found in the lungs is the result of the powerful attempts to breatbe, and cannot be produced by artificial means. It adheres not to the sides of the boundhal thies, is does the exudation of bronchitis or pneumonia. The distension of the lungs is due partly to an etail hypercums, partly to imbaled fluid, and partly to hypercums.
- (4) The heart and great tessels—As is common to other forms of asphysic, the left side of the beart is entirely, or minost entirely, empty, the right, on the continy, is engaged. This condition of the heat is, therefore, not a diagnostic sign of drowning, and is absent in the drowned when death takes place by neuro paralysis, * in fact, in some cases of undoubted drowning, both sides have been found empty, probably, however, the result of putrefaction (Ogston). The same may be said of the accompanying congestion of the pulmonary artery.
- (5) The Blood —As is common in all forms of death where respiration has been arrested, the blood is found to be remarkably fluid, and of a cherry-purce colour. M. Faure, in his monograph on asphyxia, states that he has found large and firm clots in the right side of the heart in the drowned who have not remained long under water.
- (6) The Stomach —Casper considers that the presence of fluid in the stomach, corresponding to that in which the body is found, is 'an irrefragible proof of the actual occurrence of death from drowning,' and that the swallowing of it

Neuro paralys s hero a gnifies paralys s due to sudden cessat on of functions of the vital pervecentres

must have been a vital act of the individual dying in the

NB—Putiefaction in the drowned in most cases commences in the upper part of the body, and extends downwards. The face, head and neck are first attacked. This is the reverse of putiefaction in 11.

Acc dental denths and su c des

The greater number of deaths by drowning occur amongst women, with whom it is a favourite form of enicide, especially in Madras and Bombay This predilection, however, is only natural, since they are the persons who draw It is also only to be expected, considering the extremely dangerons manner in which women and young girls are to be seen every day etanding poised on two out jutting stones, and pulling up a heavy chatty or other utensil of water from a well, that there should be many accidents but still, allowing for all this, there is little doubt that a great number of these reported accidental deaths and suicides nie in reality mirders. It would be a good thing if district magistrates were to issue an order that every case of accidental death or exicide should be sent into the nearest hospital for post mortem examination. The following hint may be of value to village and police officers, whose duty it is to conduct the first local examinations. When a female deliberately commits suicide, she generally takes one end of her cloth, and, passing it between her legs tucks the end into the part round her waist behind. This is done from feelings of modesty, lest when the body is found and taken out, her person should be exposed. At the same time, it would be dangerous to lay down any rule with reference to the presence or absence of this sen It m ght however, serve as a clue for further enquiries It is not unfrequent in Northern India to find that suicides have attached weights to their budies before jumping into the water Chevers mentions several such cases When bodies are found tied hands and feet, or when a heavy weight is attached, a suspicion at mice arises that death is due to

violence of a homiculal nature rather than to suicide. But even in this case no rule can be laid down, because there are two recorded cases of indubitable smeide, in which the deceased, one of whom was a good swimmer, themselves tied their hands and feet so as to insure speedy death. In a case of this kind, the first thing that should be done is to examine whether the knots could have possibly been tied by the deceased's teeth As regards many of the symptoms of drewning, it may be said that it is almost impossible to lay down a hard and fast rule regarding any one of them The great thing to be ascertmued is, whether the death

was caused by, or provious to, the immersion Develore, whose experience in eases of drowning Percent go of unm red as 252 Devengle, whose experience in cases of unmixed asphyria are represented in very large, says that the cases of unmixed asphyria are cases of asphyxia exist, as one in eight (121 per cent), and the mixed cases as five in eight (624 per cent). In cases of pure asphyxia, death has been caused by immersion only . in cases where there me no traces of asplivara, death must have been caused provious to immersion, but even these cases may not be due to crunical violence. A person might be seized with apoploxy and tumble into the water dead, or a person accidentally falling into a well from a height might fracture his skull so as to cause instantaneous death before he reached the water. These cases are rare, and it may be safely said that when a body is found in a well, with no traces of asphyxia, a very grave suspicion mises of murder having been committed In the remaining 621 per cent of cases, the causes of death are due partly to asphyxia and partly to other causes, such as disease or injuites The body of a person who had fallen into the water in n fit, would probably show traces of both npoplexy and drowning. and, in the same way, a person injuring himself in the act of falling, would probably die, not only from the injuries received, but also from asphyxin. Where injuries are found, it should be errefully noted whether such injuries could have been caused in the full As regards the attacks

the excess amount, or about 600, as probably due to this cause But why is it that the remainder, viz, about 1,000 of each sex are accidentally drowned, and why is it that there are so many children drowned, who certainly are not so much employed in drawing water as adults? Thoro is reason to foar that a large proportion of these reported accidental drownings and deaths from snake bite are in reality murdors Dr Chovors, in his work on medical juris 'The latter gentleman (Mr Alexander) prudence, says suformed me that when be first went to Chumparun, he was astonished at the number of persons reported daily to have died from drowning The persons so dying were pline. pally women and female children It struck him as suspi cious that so many should be carried off daily in this manner He therefore assued positive orders that all bodies should be brought in for post mortem examination, upon this, the reports decreased wonderfully He believed that many of the persons reported to have died in this manner had been, made away with ' In another place he also mentions that a police superintendent having adopted the same tactics in two different districts, it was found that a large proportion of deaths reported to be accidental were, on examination, found to be murders, and convictions were subsequently obtained * A general order of this Lind securs to be required in this Presidency Ten years ago it would probably have been impossible to carry such an order out, but now that dispensarios are hoing ostablished in almost every tilling town, it is feasible, for there is, generally speaking, a medical man within fiftoen to twenty miles of every village present, it is left entirely to the village punchayets to decide as to the cause of death Those punchavets are formed of ignorant villagers many of whom may be, perhaps interested in hishing up what is the result of domestic quarrels In 1862, Native Surgeon Ruthnum Moodelly

[•] In the one d str ct seventy soren pr soners were subseq ently clarged with mande of thrity seve persons whose deaths in libean reported as accidental and a tile other out of fitneen deaths reported as accidental ten were proved to be numbers

wrote as follows in the Madras Quarterly Journal of Medical Science regarding punchavets - They perform their temporary duty very reluctantly, pay no attention to the proceedings at the inquest, and are glad to get rid of a vexatious task by finding any verdict they please? If there is no medical opinion available, the proceedings are often made use of to extort money If a crime has occurred. the guilty parties probably have to pay smartly for husbing it up, and the profits are shared by the police and the village magistrates Mr Malabari, in his recent eloquent appeal regarding the re-marriage of widows, points out how often the career of a virgin widow ends in sliamo and crime, and it is to be feared that many a domestic scandal is hushed up by the 'accidental' death of the gailty party Truth, it 13 said, 18 at the bottom of a well, and if she would only roveal the secrets she sees down there, the custain would be raised from over many a tragedy

260 "From the last Administration Report, however, M Grbbles we gather that the actual loss of life from wild beasts was Madra Tanteonly 139 In calculating the number of snake bites for the continued districts, we have therefore allowed an average of 100 to each of 19 districts Madras city and the Nilgiris we have omitted, as the circumstances there are exceptional, and Bellary and Anantapool are taken together Adding, therefore, 100 on account of snake bites to the accidental deaths and suicides by diowning only, we arrive at some very aurprising results The districts seem to fall into three groups In the first of these are Vizagapatam, Nellore, Cuddapah, and North Arcot, and in these districts one death in every 30. 30, 33, and 40 respectively, has been ascribed to one of these three causes In the next group there are ten districts, trz, Ganjam, Godaveri, Kristna, Bellary, Chingleput, Madura, Canara, Salem, Combatore, and Kurnool, where the deaths from these causes range from 1 in 47 to 1 in 56 In the last group there are only five districts, tiz . S Arcot. Tanjore, Trichinopoly, Tinnevelly, and Malabar, where the proportion of deaths from these causes varies from 1 in 64

to 1 in 128 of the total deaths from all causes. Now, it is rather remarkable to notice from these figures that in those districts which most abound in water and wells, the deaths from drowning arn of less frequent occurrence than in the inland districts. As regards sunkes, we fancy that in reality pretty nearly avery district is the same, but we find a very remarkable difference in the figures reported Unfortunately, deaths from wild heasts are lumped together with snake bite, though probably in some districts, such as Chingleput, Tanjore, and Trichmonoly, there are very few deaths from wild beasts In Chingleput 95 deaths are reported, in Taujore 185, and in Trichinopoly 169, whilst in S Arcot there are no less than 200 In Ganjam, Viza gapatam, and the Godavers, where there should be a large number of snakes and wild animals, only 68, 67, and 87 deaths from this cause are reported. In Caddapah there were 132, and in the neighbouring district of Bellary there were, over a larger extent of country, with about the some population, only 73 deaths The difference between Cuddapali and Bellary, as regards deaths from drowning and suicides, is also remarkable, when it is remembered that the circumstances of both districts are very similar Cuddapali, in 1883, there were 382 accidental and 89 suicid il deaths, whilst in Bellary there were only 240 and 70, res pectively. In every district the accidental deaths are greatly in excess of the suicides but it is remarkable, that in the thickly populated districts the suicides are far less than in the poorer ones, where the population is thinner Thus, in Tanjore, there were unly 4 spicides, but 249 accidental death s from drowning, in South Arcot, 21 and 294, in Trichinopoly, 12 and 246, and in Malabar, 16 and 386, respectively The highest number of suicides is reported from the Godavers, Kistin, and Combatore districts, where there were 122, 107, and 106 Another strange thing is, that whereas in must districts the figures are pretty nearly the same one year after another, in others there are most extraordinary variations For instance, in North Aicot there were, in 1882, no less than 641 accidental deaths from

drowning, whilst in the following year there were only 528 In Combitore, on the other hand, there were 368 deaths from the same cause in 1882, but 436 in the next 1 ear

261. "When the figures of the ap-country districts are Mr Gribble's compared with those of Madras city, we again find some Madras limes striking differences Whereas in Madias the proportion of concluded accidents and suicides to the population is at the i itio of I in 8282, in almost all the districts the merage ratio is far greater Tanjore nlone is somewhat better than Madras,

the ratio there being 1 in 8420 Ganjam comes next with 1 in 7776, but we cannot help suspecting there must be something wrong in the reports of this district, for all the rest are far behind The worst is Caddapah with 1 in 2167, and Nellore and Combatore come next These figures go to show that there is grave reason for supposing that a large number of the reported accidental deaths, suicides, and annke-bites are in reality homicides. Steps should be taken to sift this question thoroughly "

The following remarks from The Lancet on the monease of suicide may be interesting

262 "There seems no doubt that n notable increase of The Lancet on cases of suicide is in progress among civilised nations increase of Comparative statistics are hard to obtain, and are often open to question, but that the present century has witnessed a steadily increasing proclivity to suicide in Europe seems indisputable A recent writer computes the suicides of Europe at 60,000 annually, and believes that while this number represents the recognised cases of suicide, we should require to double it in order to reach the true figure, and to include secret or untecognised cases Germany affords the largest relative proportion of cases, France and England follow next in this order, while Sprin, Ireland, and Portugal are very little given to smede The Scla-vonic race is the least smedial in Europe As a general rule, suicide is relatively more frequent among the civilised

and cultured than among the ignorant and barharous. The list of notable suicides is a long one, and includes men in the very front rank of literature, science, art, politics, and war.

Cases of su c de

263 "The causes of snicide are numerous and obscure Probably no question opens up more diverse or more abstruse problems in sociology than the inquiry into the reasons that tend to make men weary of life Racial idiosyncrasy (itself a very obscuro subject, and capable no doubt of further analysis), degree and quality of the civilisation attained, type of intellectnal development, religion, the severity of the stinggle for existence, diseaso-all these play then part in determining whether a larger or a smaller proportion of persons of anstable highes will elect, "to bear the ills they have" or, "fly to others that they know not Alcoholism is alleged to he the chief chylons cause of suicide in Northern Europe, but before we can admit this doctrine we should require to investigate the causes of alcoholism itself, to determine how far it is itself a symptom of nervous instability, or an index of misery, over pressure, or horedom No error in sociological inquiry has been more widespread or permissous than the tendency to accept alcoholism as an ultimate fact, requiring no further explanation or analysis, and to trace to the fact of alcoholism all the deplorable ovils which follow in its train, without regard to the pre disposing causes or the associated conditions The same hereditary or racial peculiarities that incline one individual to alcoholism minus suicide may incline another to alcoholism plus suicide

Effects of gest tution on su cide may nelino another to alcoholism plus sucide
264 "It is very striking that absolute want and desir tution do not seem to be frequent causes of sucido. The objectly poor and the utterly ignoreat do not in any considerable numbers seek to terminate their innerry by self destruction. To incline to sucied there would seem to be required a sharp disparity between either the present and the pist social condition of the individual or between his desires and his attainments. The hereditary or chronic

proper, however miserable his state, rarely thinks of violently terminating his sufferings, probably because he has become accustome I to them, or has only a vague realisation of the difference between what is and what might be. On the other hand the man who has fallen from comfort and social consideration to utter need is in danger. because he vividly realises the contrast between the present and the past. Somewhat parallel is the fact that it is the more intellectually gifted races that are most prone to seek refugn in suicide. The intellectual German or the sprightly Frenchman incline to self destruction, whereas the phlegmatic Slav has no such inclination. It is in this connection that the very unwelcome fact of the tendency of education and culture to merease the proclivity to spicide finds its explanation Education, while immersurably mercasing the usefulness and enlarging the enjoyments of the individual, also multiplies his wants, on lif those wants caunot be reasonably satisfied, irritation and unrest misuo and may pro disposo to suicide. We must recognise this fact, and it need occasion no surprise The man wlose mind has expanded by seloce, art, or letters cannot be satisfied by ignorant Hodgo with a hunk of bread and cheese, a pipe, and a quart pot The former has aspirations which cannot be stifled without danger, and the gratification of which may be beocheral not only to himself, but to his fellows The enormous benefit of education is that the new wants which it creates are in the main intel lectual, and that their leg timate satisfaction tends to wean the individual from the gratification of the senses conclusion to be drawn is not that the perils of education outweigh or even seriously detract from its advantages. but that as education spreads adequate provision must be made for the satisfaction of those new wants which this spread involves

265 "Wo are apt to attribute the growing tendency to Over pressure suicide to the nervous wear and tear of an age of over-succide pressure, to the railway, the steamboat, the post, the

The first of these indications is carried out by covering the patient with blankets or flannels, applying hot bottles on the feet, legs, lous, and arm pits The second by applying a mustard plaister over the region of the heartor hetter n hot mustard poultice-and rubbing the himbs upwaids, that is, towards the heart, and giving the patient small doses of some volatile or alcoholic stimulant nervous system may be roused by stimulants, or electricity, or flagellation with a wet towel Secondary mischief may be prevented by watching the patient carefully for a few days, and attending at once to any inflammatory complica tion arising in loternal organs

ation

There are three chief ways of carrying out artifi-Methods of art ficial resp r cial respiration,-Howard's, Sylvester's, and Marshall Hall s. named in their order of ment

Howard e method of arti fic al 188D TH t on

Houard's direct method is employed as follows -(a) Instantly turn the patient's face downwards with a large firm soll of clothing under the stomach and chest Press with your weight two or three times, for four or five accords. each time, upon the patient's back, so that the water is pressed out of the lungs and atomach, and drains feebly downwards out of the mouth Then (b) quickly turn the patient face upwards, the roll of clothing being now put under his hack just below the shoulder blades, the head hanging back as low as possible, place the patient's hands together above his head, kneel with the patient's hips between your knees, fix your elbows against your hips Now, grasping the lower part of the patient's chest, squeeze the two sides together, pressing gradually forwards with all your weight for ahout three seconds until your mouth is nearly over the mouth of the patient, then, with a push, suddenly serk yourself backwards Rest about three seconds, theu hegin again Repeat these bellows blowing movements, so that the air may be sucked into the lungs about eight or ten times a minute Remember, the above directions must be used on the spot, the instant the patient is taken from the water. A moment's delay and success may be hopeless. As soon as the water is pressed from the lungs all clothing should be ripped away from the chest and throat In making the pressore either for the removal of the water or for breathing, merenso it gradually and thoroughly, and suddenly let go with a jerk. With women and children use less force Do not stop these movements under an hour unless the patient breathes Be careful not to interrupt the first short natural breaths. If they be long apart, carefully continue between them the bellows blowing movements as before

271 Silvester's riethod -Grasp the patient's arms above Stirester's the elbow and pull them upwards until they meet above the head , this has the effect of causing the air to eoter the luogs and imitates natural inspiration. Next bring the nrms back to the sides, and repert this upward and downward movement about fifteen or sixteen times in a mioute. and continuo doing so until the patient breathes onturally or all hopes of his recovery are gone

method of srti

1.85

272 Marshall Hall's method —This method is easy to Marshall Hall's method of the foregoing, find the set of the foregoing. carry out but less efficient than either of the foregoing. although certain authorities have recently claimed for it a superiority over all other methods. The body is rolled half over-from the position of lying on the back-to that of lying on the side, when the arm which is uppermost is nulled forwards out of the way, and pressure is made on the side of the chest to expel as much air as possible corresponds with the expiritory movement. The body is then rolled over on the back (the inspiratory movement). and these movements are reperted at the same rate as in Sylvester's method

273 Artificial respiration has been successful after five hours apparently suspended animation. When breathing is properly established, cover the putient with warm clothes. particularly warm I lankets

ILLUSTRATIVE CASES.

CASE NO LV .- MISTAREN CASE OF DROWNING

CHEVERS pives the following remarkable case of mistaken post mortem signs, which shows how cantions a medical man should be before committing himself to an opinion Di. Woodford, at Calcotta, made a post mortem examination of the body of a European sailor at the police dead house He found the clothes saturated with water. Sumous froth was round the nestrils the hands were somewhat saddened, but the boots, which were wet, had preserved the feet. It was twenty four hours after death, and decomposition was advancing sapidly. The skin was vesicated and the body covered with pirticles of sand. The vessels of the brain and the right side of the heart were engarged with blood Tho lungs and other viscera were highly congested He certified that deceased died from submersion in water. The coroner returned the certificate for explanation, as the police reported that the deceased had died in the police lock up from anoplexy. The clear explanation was, that the body had been carried from the lock up to the dead house, a very email godown, with open windows, only three feet from the ground It was placed on a table an ler a window on the west eide sain hed failen in torrents all night, and the will blew from the west. Dr Woodford found the body on a table in the cautre of the room. The clothes were, en we have seen, saturated, and the body was covered with perticles of eand (Dr. Woodford observes that, in Bengal, drowned ladies, which have not been disturbed, are savailably covered with particles of fine gand) The sand I ad been driven on to the hody by the man from the loose plaster at the urper part of the window cornice Chevels remarks ' Thus all the usual external appearances of decoming presented themselves, and the internal mothid appastances were simulated by those of apoplectic death " It seems, however, that in this case two important internal symptoms were wanting, which should have led Dr Woodford to make further enquiries, vis, the absence of any water in the stomach or lungs, and the absence of mucous froth in the lungs or our vessels If a person had been drowned and had presented the internal symptoms recorded, it is exceedingly improbable, though not impossible, that there should have been no water in the stometh and lungs and no mucons froth in the air vessels. The fact of mucous froth round the nostrils should have shown that the water could not have escaped from the stomach, and cleared the air-vesicles, by rough handling of the body The above case is very interesting as showing what case is needs I in a post morfem examination of bodies found drowned, and how little confidence can be placed upon the superficial signs,

[.] That is, ever-distended with blood, Tascular congestion,

CASE NO LVI -ANOTHER DOUBTER CASE OF DROWNING

CASPER tires the case of a mun found drowned ten weeks after he had been miseed. He had gone to discharge some rent die, and the receipt was found in its pocket, but a document which it was known bo had taken with him was missing. The body was, of course, extremely putrefied, the eyes staring and the tengue firmly wedged between the teeth. On the left side of the throat there was a whitish depressed mark, two lines broad The lungs were much distended left aide of heart empty, and the right filled with blood, which was rather dork and treache. Tho traches still contained a small quantity of bloody froth. No water was found there, or in the language stomach. The brain had become converted into a bloody pan. and could not be examined. The shall benes, however, were unnighted The duodenuma and exceptance (or food pipe) were chemically examined, but showed no tracoof poison ' Wogarn it as our opinion (1) that deceased I ad died from asphyxia; (2) that it was possible, and indeed probable, that this had been occasioned by drowniag. (3) that the high degree of putrefaction in which the body was, prevented any certain conclusions being drawn from the mark found upon the neck . (5) that, copposing death to have been caused by drowning, it cannot be determined, with any degree of pinbability, whether it has been a case of ho words, sounds, or accident" After several months the missing document was found, and further judicial investigations placed it beyond doubt, that in this case the death from drowning had been suicidal

CASE NO LVII -ANDTHER CASE OF DROWNING

In the following case, quoted by Casper, of an epilaptic, who was found drowned with his face to a shallow torf pit, we give, as an example, the terbation " migute of the examination ' This is a documentanon which, in Germany, crest stress is laid, and the report uself will show with what care the examination was conducted, and how avery point of importance is touched anon -

A -Esternal Inspection

- (1) The body is five feet fire inches in length, apparently about forty years old, well nounshed; has an abundance of light brown han, the eyes are blue, and the tongue hee behind the teeth. The tonguous carered with mad, particularly towards its point
- (2) Pigor mortis does not oxiet

muddy puddle close to the bank.

- (3) The colour of the body is the usual corpes calour, only the abdomen is given from putrefaction, and the whole countmance rel from post morten staining, proved to be such by incraions ?
- (4) About the middle of the forehead there are two spots situate one above the other, of a reddish brown colour inclining to yellow.

The duodenum is the first part of the email intestences, being continuous above with the ctomach +The deceased was found dead, lying on his face end with thalf immersed in a shallow

hard to cut, roundish in form, and about three-quarters of an inch in diameter. Incision through these spots brought to light no extravesation of blood.

- (5) The ridge of the ness displayed the same condition already described under No. 4.
- (6) The posterior surface of the upper extremities, several parts of the fece, also the back of the body, are soiled with mind
- (7) The hands end feet are blush, end both, but perticularly the former, display longitudinal corregations, especially on the ingers
- (8) It e skin on it a informer extremities and on the right arm displayed the condition termed cutts ansering at "goose ekin"
- (9) No foreign bodies are found in the natural cavities, with the exception of some mad semoved from the fauces
- (10) At the external angle of the left eye, after removal of the mud, a dark blueb red coloration of the upper and under eyelide became subble, which, when maked, betrayed a triffing extrassation
- (11) The neck and sexual parts are natoral, and there appears nothing clas to remark on the external surface of the body

B -Internal Inspection

I -Opening of the Cranial Casity

- (12) The soft parts covering the cranium display nothing unutual. The skull hones are non-jured, and are of the unasual thickness of three lines.
- (13) The vascalar meninges⁸ display a visible, but not extraordinary, degree of concestion
- (14) The brain is firm, but not much congested
- (15) The lateral ventriclest are tolerably well filled with scrum, the choroid pleausest tolerably concessed
- (16) The cerebellum is quito normal

rior of the brain

- (17) This is elso the case with the pees Varelin and the medulic oblongata
- (15) All the sinuses | are much congested

^{*} The meriages are the membranes covering the brain and spinal cord; here those of the brain being referred to

the restricts of the brand are spaces formed in that organ during its development. The latest sentences are two in number situated one on each side step in the brain substances and are formed by the upper part of the general ventricular space in the into

[?] The charact pleasure are dense unscalar networks on the lateral ventricles of the brain

t The credellum is the inferior part of the brain lying below the cerebrum

I The sinness of the skull are large venous causis having their wells in the majority of cases formed partly by the bones themselves

- (19) The basis cross (or bones forming the base of the skull) somen jure I and there is nothing else to remark in regard to the cranial cavity
 - IL-Opening of the Thorax
- (20) All the organs are in their natural position. The right lang is partially connected to the ribs by means of all adhesions, both large are darker in colour than nead, completely filling the thoract crists and are very fall of blood, without being excessively as. There is no mater in the lang.
- (21) The large blood vessels are also not unnotably congested
- (22) In the percentiant there is the need quantity of fluid. The corenary't results of the heart are very strongly congested, and the right side of that organ is targed with dark and perfectly fluid blood, while the left is smoty.
- (23) The traches (or windpips) and larging are empty and in no respect abnormal, middy mucous flows downwards from above during the examination.
- (24) The esophagus is empty
- (25) In the left pleural cavity there are about three curees of bloody

III -Opening of the Abdominal Carity

- (26) All the organs occupy their natural positions. The atomach is full of a greenia yellow watery flow, in which the remains of food and some omad can be recognized, in other connects it, is normal.
- (27) The pancroas is normal
- (29) The liver is strongly congested with dark finid blood, the gall bladder is fall
- (29) There is nothing remarkable about the spleen
- (30) The mesenterices and omentas are very fatty
- (31) The kidneys arn much congested
- (32) In regard to the it testines we bave only to remark that the large one is full of facal matter
- (33) The armary bladder is empty
- (34) The tena cava ascendens | is tolerably distended, with dark fluid blood

At the close of the dissection, the medical inspectors have it as their onlinon -(1) That the deceased had died from apoplexy of the heart and lungs

(2) That death had occurred in a muddy fluid,

- (3) That the deceased must, therefore, have been alive when he fell into the water
- (4) In answer to a question the ecchymosis of the left eye, described under No 10, is not to be reastded as a cases of death.

The report of the examination is, so Germany, a different document, and centains the epimon of the doctors, based on the facts cherted by the exumination We give as extense the report of the same case -

Madico-legal report in the matter of the jaquiry respecting the

meds of death of H II 3 52 \$

"In conformity with the directions of the Royal District Commission of Charlottenberg, dated the 5th of this month, and referring to the abovementioned requiry, we have the become to transmit to you the following document, constituting the medico legal report required -

"According to report. | II , who had been for many years afflicted with opilepsy, disappeared upon a certain day, his body being soon thereafter found lying close to the bank of a turf pit menr Charlottenburg; he was reported to have been robbed, and therefore a medice legal examination was rei dered necessary The dissection was performed by the subscribing medical inspectors, on the 26th of March, with the following results" :--

A -Esternal Exemination (Here follows, word for word, the report of the anatomical appearances as given above, to which is added the following ommon :)

"In our provisional epinion we have assumed as probable that the deceased had fallen into the water alive, and therein met his death, that he consequently was diswied, and we must still maintain this view. For not only were the signs of every other species of annatural death awanting, since the trifling ecohymosus described under No. 10, being in no way connected with any amportant organ, could have I ad no enflance whatever in

^{*} Read over-approved-signed The German letters are v g u 1-Porgelesen. genehmigt, unterschrieben + Actum ut supra

I These are the signatures of the legal official present, and of the sworn clerk who drew up the minute

I The reference numerals of the corresponding documents In this case no documents were given us, only a copy of the minute of the dissection

producing leath, and the marks upon the further I and mose (mentioned under Not 4 and 5) were very probably made after death, and were at any rate of no importance whatever, but the results of the dissection also rereated the existence in the holy of most of the appearances usually found in those drowned. Amongst these, mediculegal experience enables us to recken the bluish coloration and wrinkled condition of the skill prou the lands and feet (7) -which of themselves, however, only prove that the boxly must have lain some time in the water-the so called culis angering, which was onto distinct in certain parts of the boly (8), the mult found in the lauces* (9), and almg with those external appearances of the body, the corresponding internal ones, which taken to other, are extremely demonstrative, 112, the visible concestion of the cerebral membrayes (13), and of all the cerebral suggest (18) the concestion of the lungs (20), of the coronary vessels of the heart, and of the right side of the heart stack ('2), the remarkable distension of the lungs (20), the concestion of the liver and Lidneys (23 on [21), and the fluidity of the blood in the body generally (22 and 34), which, as well as the appearances found in the stomach, must be regarded as particularly important symptoms. The stomach was distended with a watery fluid, in which were distructly visible scalated particles of ain 1 (26), precisely similar to that which we found m on the tor one and in the fauces, from which it incontectable follows t) at the decease I must have smallowed after fellow into this mud ly flind . must, therefore, have been alive, since water caunot flow into the stomach after death; core-monently, it can not possibly be supposed that the decease ? was already dead wien he fell into the mater, and this view is also supnorted by the other existing appearances symptoms toof death by drowing The decessed has in fact died fin a apoplers of the heart (nephexia), like a ereat many of those that the in the water, has consequently been drowned Had we been asked whether the deceased had committed spicide or met with his death accidentally or by the fault of a thir I party, we must have stated, that the diesection reseale I neither proof nor probability of there being any third party crimically concerned with the death (by violently throwing the man, while still abre, into the pud lle), while, contrariwing, this a most probable supposition that II met with his death in the water by spicide or accident, having been suldenly seized with an epileptic fit, for instance, while standing by the edge of the water, and so fallen in and been drawned Si ould it really be found, which we know not, that the deceased has been found sobbe hand close to the hank, this would in nowise militate against our view , for it is self evident that nothing could be more likely than that a third party, seeing the body floating in the pool or lying near its bank, should drag it sahore and plander it t

[.] The fauces is the space surrounded by the pulsty togeths and avala or little tongue

[†] It afterwards appeared that there was not the alightest frace of any crime committed on the drowned man. What might not however, have been made of this case in the medico legal report by means of a few judicious doubts and forced interpreta tious! (Note by Dr Carper)

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"We accordingly declare at to be our opinion, that II has fallen into the water alive, and died in it from drowning -Berlin, 19th April 1852

> "Caaper "Luthe chir for (Official scal) (Official scal) '

CASE NO LVIII - DEATH FROM DROWNING CAUSED BY EPILEPSY

Ocston gives a case of a man who was seized with an epileptic fit whilst leaving a privy, and fell with his face it some dirty water, which was contained in a space not exceeding a foot and a half in breadth, with a depth of only three or four such as

Another case is quoted by Taylor, as given by Devergie, in which a man was found drowned in a small stream, his face towards the gro nd and his lead just covered by woter, which was not more than a foot in depth On dissection there were all the appearances of drowning present, and a large quantity of sand and gravel was found occupying the windpipe and smaller ar tubes

CASE NO LIX -ANOTHER CASE OF DROWNING

THE following case is from Chevers, and shows how the isture of the water and substance found in the stomach may lead to the detection of crime -The hody of a child was found 11 a tank at a consilerable distance from his own house and enspiciou was naturally excited that be had been conveyed thither and made away with Dissection afforded clear evidence of death from drowning the fauces larynx, and traches contained small portions of green vegetable matter, and the right bronchus was almost completely filled with so large a portion of an aquatic weed, doubled together, that it appeared setor whing how any such body could pass the sama * It was afterwards proved distinctly that no weed of the kind grow in the tank where the body was found. Further enquiry led to the die covery that the boy a body had been found by a woman in a tank near his home, in which the weed, lodged in the air passages graw abundantly this famile bad conveyed the coupse to the more distant tank which beloused to a person against whom she here a gradge + A similar case is to be found in Res v Thorston, Warwick Summer Assizes, 1817

[&]quot;The roms, rams glottades or check of the glottis, is the opening at the top of the

t For further cases of a physia drowning, consult-Reg v Cowper (London Law Magazina Vol X (State Trials)

Reg v George Hereford L Ass , 1847

Rex e Barker York Winter Ass 1816 (state of blood in cases of drowning)

Pea e Griffia Tailor, Vol II poge 24

CHAPIER II.

HANGING AND STRANGULATION

Cause of death-Apoplexy or asphyx s-Dr MacKer zie a stat stics of cases of he go g-Julicial langing-Mark of ligature on the neck-Hanging usually due to so cide-P a to be noted when I ame I body first dis covered. The Surveys Koyll case of alleged so a le-Necess ty for noting every appearance at first exast aution of a body-Case of Malabar charged with a green-Data is to be observed at cases of alleged on ide-I mission of semental faces-Stin glig-Deatl by strangulat o without marks of a junes - Beath can be caused by lanin washous body being aganes de l-Statistics of inco is lete has ging-Cord shall be examined in cases of he and bodies - Warn th of body important evilenco-External si rearances in death by langing-In ternal at hearst ces in death by I anging-Case of it upler by suffices tion - Death by strangulation - Different modes of strangulatio :-Throttling-Marks on the tiro t in death by epilepsy-M rk round the seck may be due to hys ostasse-Statistics of post storten conditions in cases of death by sucrise-Nature of cord used by sucrides-Beznarks on shore cited cases of aquide-Outlies for examination and menaction of bodies to cases of herging or strangulation

WHEN death is caused by lianging, those has been more Cross of death or less perfect suspension of the body by a cord applied round the neck, the weight of the body being the constricting force, but in strungulation the constricting force is due to some other cause. If the constricting force is so great as to prevent any an reaching the lungs, death results from asphyxia, if, however, owing to the looseness of the cord, or its position round the neck, a small quantity

results from asphyxia, if, however, owing to the lossness of the cord, or its position round the neck, a small quantity of air can reach the lungs, then death is caused, not by asphyxia, but by interruption of the circulation of blood to the brain, owing to the compression of the great versels of the neck. In this case apoplety is the immediate cause of death. Of course, in a great many cases, death may be caused by a combination of both asphyxia and apoplexy.

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Apoplexy or as phyxu.

274. The following table, given by Taylor, shows tho results at which Casper and Remei arrived from the examination of a large number of cases -

	Remei	Caspe
Apoplexy	. 9	9
Asphyxia	. 6	14
Mixed conditions	. 68	62
	_	
	83	85
	_	=

275 We would make the following quotition from the

Dr MacKenste's statistics of cases of hanging

record of Dr MacKenzie's investigations -" I think it may prove interesting to record my experience of the cases of hanging which have occurred in the largest city in India, extending over a period of about nine years I give the principal facts regarding the cases which came

under my observation during this time -"I had to examine 130 cases of hanging sent to me by the police during this period, of these 65 were males and 65 females, they were all adults and adolescents Of theso 130 cases, 127 were natives-64 females and 63 males. the remaining three were-one European male, one Chinaman, and one East Indian female, they were all suicides

The causes assigned for these persons taking their lives were as follows -Family disagreement Ill-health 35 No reason assigned . 24 9 Dinnkenness Insanıty . Poverty False accusations Found in possession of counterfeit coins Remorse at having lead immoral lives Grief on account of the death of a near relation . 1

Serious illuess of a child	1
Disappointment in love	1
Jenlousy	1
I'l eft	1
	150

"Of these 130 cases no less than 119 or 91 54 per cent died from aspliyain, 8 or 6 15 per cent from usphyxin as well as apoplexy, 2 or 1 53 per cent from syncope, and 1 or 76 per ceut from apoplexy "

276 In cases of judicial hanging, it often occurs that Judical hang the acricbre of the neck are dislocated, but it has been observed by Hammond, an American writer, that any oxtra violence used for the purpose of causing this dislocation is wrong, useless, and barbarous The dislocation does not cause death, and only inflicts unnecessary pain. In hanging,-denth being caused by nephyxiu or npoplexy, or both, -the object should be to produce immediate aspliyara, by adjusting the noose so as to close the windpipe at once Hammond considers that the most effectual way is to adjust the rope whilst the criminal is standing, and then to ruse him from the ground. In the case of persons weighing under 150 lbs, he recommends that a weight should be uttached to the feet, so as to jusure sufficient traction of the cord

277 It is commonly considered, by persons who have Mark of | ga not studied the subject, that in cases of death by hanging, neck there must necessarily be a strongly developed mark of tho ligature round the neck, this, however, is by no means tho case In cases of judicial hanging, where much violence is used, the mark of the houture may be found, and there is often ecchymosis of the neck, but in smeidal hanging there is often no mark at all to be found Out of seventyone cases examined by Casper, there was no mark whatsoever in fifty, on the other hand, Casper has found that the mark round the neck can be produced by suspension

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nfter death The conclusion generally arrived at is, that it is raise to find eachymnises in the mark on the neck, and Casper considers that it is nuthing more than a cadaveric appearance, and that it may become hard or dark coloured after death, just as haidity appears in the dead body during the act of cooling. The presence or absence of a mark round the neck is, therefore, no proof, one way or the other, of hanging having taken place during life.

By far the greater number of cases of hanging is

Hang ng usual ly die to sui t de

the result of smude, because so much violence is necessary in hanging, and so much opposition may be expected from the victim, that a murderer does not often have recourse to this means of causing death. But because hanging is often the result of suicide, it frequently occurs, especially in this country, that persons are first killed, or rendered unconscious, and then hung up, so as to create an impression of suicide. There are numerous cases on record in India in which the body was houg up after death, the muider having been previously perpetrated in other ways Chevers (page 597) quotes many such cases If, however, a body were found hanging with marks of violence-such as blows or wounds-ou it, it would at once be suspected that the case could not be one of suicide * Hence, if a muider has been committed, it will generally have been caused by suffocation or straugulation first of all. If a person has first been strangled, and then hung up, it follows that the internal symptoms will be exactly the same as they would have been had death been caused by hanging It is, therefore, chiefly from the external symptoms that an opinion can be formed

To mis to be noted when I anged body first d covered 279 Bearing this in mind, it is of the most absolute importance that, when the body is first discovered, every sign and symptom should be excefully noted. If the body is in a room, the size of the room should be excefully

^{*1)} e presente i in arksol sell inflicted mechanical violence on the other haid tends to a market and the sell inflicted mechanical violence on the other

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measured the postion of the body, with reference to the walls, the length of the rope, the nature of the knots. the state of the hands, any marks on the clothes or the body, etc

250 A very remarkable case occurred at Combresonum The Sangara in 1882 A high priest of a mult,* a person of very great knowed alleged size de sanctity, was found hanging in a cell in the mutt. He was in the habit of sleeping alone inside the building, and when found, the outside doors were all locked from the inside Access could only be obtained by chabing over the building and getting into the open courtyard in the mildle The mult was at a village called Suny and Kovil, about aine miles from Combiconum The body was taken down, and the apotheerry from Combreonum was sent for Ho came. inspected the body, and, finding no marks of injury, certified that death had been caused by banging, and that, in his opinion, the case was one of sweede. No internal postmorten was held. The body was buried, as is usual with persons of the deceased's position, in salt Owing to various causes, suspicion fell upon certain persons There was apparently no cause for suicido, except the allegation, that finding certain seminal marks on the front cloth, it was supposed that deceased was suffering from a venereal complaint, and hanged himself from shamo It was also alleged that he was pecuniarly embarrassed On the other hand, there had been a long standing quarrel between deceased and a rival mutt Deceased was found dead just on the eve of a big festival, to which he had invited a number of persons, and at which an important ceremony was to be performed Immediately after the death, the people from the rival mutt took possession of deceased's property and closter Sixteen days after death the body was exhumed in the presence of the zillah surgeon, the

superintendent of police, and the magistrate. It had been harred in very marshy ground, and, in spite of the salt, was in very advanced state of decomposition. Almost the whole of the outer enticle had peeled off There were some livid marks on the fore put of the legs, on the chest, and on the inside of the hands There was scarcely may mail round tho neck. The deceased was a tall, stont, and well made man, weighing about 12 to 13 stone No internal examination was possible. No notes had been taken of the exact position of the body at the time it was found, the cord, however, had been preserved A lengthened enquiry took place, and the following facts were elicited -The body was found hanging from a bumboo, the ends of which jested on a cornice of the wall which ran sound the top of the cell It was hanging from the middle of the bamboo, and was therefore in the middle of the room. A ladder was found resting agriest the wall, and the deceased was supposed to have got on to this ladder, tied the noose round his neck, and then to have thrown himself off. The cell was eight feet broad, and the length of the tope, between the neek and the hamboo, was a cubit or two feet. The middle of the bumboo would, therefore, bo f ur feet from the side where the ladder was standing and, from the position shown, it would have been impossible for a man standing on it to have tie i a rope round the bamboo and then sound his neck, without leaving a greater extent of rope than one cubit Agne, to show that it was a case of suicide, the witnesses, who found the body, sud, that before committing the act, deceased had smeared his lands and fingers with holy ashes, of which there was a box in the room at some distance from the corpse This was supposed to be a last act of devotion, such as is customary just before the death of a person of sanctity, and showed deceased a autention to commit suicide. But it was clear that if deceased smeared his fingers of his own act, he must have done so before henging himself, and if so, it would have been impossible for the ashes to be found, as described on his fingers, after death, because the very

act of tring the knot round the bamboo and round his own neck, would have rubbed them off It was clear that the ashes must have been smeared on the fingers by some third party after death. Lacutually a man confessed to having taken part in the murder. The way it was done was as follows -The prisoner was a servant of the deceased, and said that two other men belonging to the rival mutt talked him over and arranged to commit tho crime On the night in question, deceased was sleeping in one part of the building, and the servant in another At a given signal, the servant opened one of the doors and let the accomplices in They then went to where the deceased was slicena. One man got on his chest and stuffed a ball of cloth into his month, and compressed his throat with the other hand, the second sat upon his legs, and a third held his hands. After all struggles had ceased, they fetched a bamboo and a ladder, hung deceased to the bamboo, and then placed it on the cormec with the ladder by the side they then smeared the hands with ashes, and two of the murderers went out | The third locked the door from the inside, and then climbed over the roof and got away The pusoners were committed to the court of sessions, but, as very often bappens, the nitnesses, who had to speak to other circumstantial points of evidence. told a great deal too much. The prisoners, after a long and careful trial, were acquitted by the indge, but there can be no doubt that in this case a muider had been committed

281 This case is especially interesting as showing bow. Necess the important it is to note every fact at the first examination of the body. Any evidence which transpires afterwards is fact examination for a body. of very little value compared with that first taken Had the fact of the length of the rope and the ashes on the hands been brought at once to the medical man's knowledge, it is probable that his suspicious would have been aroused, and a more careful examination would have been made Of course, as is usual in such cases, it was alleged

that there were good reasons for husbing the matter up, and that the sub magistrate, police, village authorities, and apothecray were all amplicated more or less 1 his, however, was not proved

Case of charged with

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282 For the story of the following very similar case we are judebted to Dr W Hoey, Joint Magistrate of Gouda, Ondh -Mahabir was headman of a village, and in his house lived a daughter of his deceased brother, with whom be is believed to have carried on an intrigue or to have meditated one The woman, Bundels, was the gul's nunt, and had on two or three occasions come and taken the young gul away to a distance in order to secure her an honourable mailinge One morning Buddela was found hanging from The village chewkedar reported the mutter and an Inspector of Police cano to the village and called a punchaset, who found a verdict of sincide The Superior tendent of Police was not suisfied and ordered a further enquity Another Inspector was sent, and, after a long enquiry, procured evidence from the residents of the village to show that Bundela had been murdered the day before her body was found suspended. She had come to remove her nicec, and Mahabu had entrapped her, killed her, and then carried her hods out by night, and hung it from the Muliabir was committed to the sessions on a charge of murder, but at the trial the witnesses turned round and contradicted the statements they had made to the Committing Magistrate The Judge ordered an enquiry to be made into the conduct of the police, as the witnesses alleged that their evidence had been extorted and that the original report of suicide was true Mr Hoey was sent out to make the enquiry He found that the branch from which the corpse had been found hanging was from 17 to 18 feet from the ground, and was the lowest branch of the tree The trunk was about 21 feet in diameter and c uld not have been climbed without the help of a lalder. There were call some 9 moles of cord between the neck of the corpse and the branch. No ladder had been found near

the tree, and no support on which Bundela could have stood in order to hang herself. It is elear, therefore, that the case could not have been one of soucide, and the report and the punchayet iama first sent in, were false The first Instructor was either a fool or a Larve The murderer escaped, but the witnesses, who were all Mabahir's relatives or dependents, were convicted of perjury for baving given two contradictory statements on outly, the one before the Committing Magistrate and the other before the Judge

283 This case is a very good illustration of the absolute Deta late be obnecessity of noticing all details, however trilling. In all alleged and de cases of alleged suicide the height from the ground, the length of rope the way it was fastened, and the distance of the hody from the nearest support, are of the most vitil 11 iportance

284 It is by no means uncommon that, at the time of Emiss on of death by langing or strangulation, there is an emission of forces semen and frees, and to this may he attributed the seminal stains in the above case Many medical jurisprudents say that orection of the penis usually takes place, but it is proved that this is by no means so frequent as to justify the laying down of any rule. It has been noticed that there is frequently a discharge of saliva of the time of death, and this might furnish a very important piece of evidence. If the saliva has trickled down in front of the body and the clothes, it would seem most probable that, at the time of the discharge, and therefore of the death, the body was hanging If, on the other hand, the saliva is found to bayo trickle lout from the corners of the month. the body was probably lying down when death was caused. and had been bung up afterwards

Strangling gives rise to death from the pressure Strangling made on the neck by any form of ligature carried circu laily* round the neck

[.] In lang ng the cord is usually placed more ob! mely round the neck than in strangl pg

Death Ivetran gulati un ti out marks of

286 In the Suriyana Keyil case ilready quoted, it will be seen that death can be caused by strangulation and suffication, without leaving any marks of injuries. The marks possibly caused by compression of the throat, if caused at all, would be afterwards covered by the cord It is possible, in the above case, that the livid marks on the legs, chest, and hands, may have been caused by some injury to the cuticle during the decerred's struggles Being injuicd, they might have shown haid marks when decomposition set in, but at the same time there may have been no bruse or ecchymesis when the apothecary examined the The coincidence of these marks, with the position which the several murderers were afterwards described as having taken up, was significant

Death can be caused by lang ing without body being sur

287 Amongst many suberdinate magistrates and the police of this country, there is a very mistaken idea that death cannot be caused by hanging, unless the body is actually suspended and the feet are off the ground There are, however, numerous instances in which persons have been found dend from hanging, with the feet on the ground, or with the hody in a sitting or kneeling position All that is required to cause death is a sufficient weight on the cord to produce compression of the windpipe or of the important blood vessels of the neck

Stat aties of in con pleto hang g

288 Tidy quetes a table from Tardien, giving the results of 261 cases of incomplete langing in which death resulted -

Cases
108
12
29
19
3
261

289 In hodies found partially suspended, attention Cord el ould be should be prid to the cord, and its strength should be tested on we have Taylor cites a very important case, in which a woman was found dead in a sitting position, with a narrow true round her neck lung loosely and singly over a small brass book, there was a hruise over the ove, the windings was lacer ated, and there was a deep cucular mark round the neck, which must have been caused either by suspension or by considerable pressure. As far us the tape round the neck was concerned, it was impossible that the hody could have heen suspended by it because the deceased weighed 120 lbs , while the tape round the neck was found to break with a neight of 49 lbs It was proved that the deceased had been strongled by the band and by a heature, and that the tape was afterwards tied so as to cleate a saymeton of suicide. In this case blood marks were also found on the tape where it was tied, whereas there was no blood on the hands of the deceased

290 The warmth of the body may often farmsh import 290 The warmth of the body may often furnish import Warmth of body ant evidence In the July acrons at Cuddapah, 1884, a mortant and case was tried in which this point would have been of great importance A man had been seen quarielling with his concubine early in the morning before sanrise, and was said to have been seen to strike her with his open hand About half an hour afterwards he was met in the street. and engaged to come and lahour Ho received a small advance, which he took home, and immodiately afterwards followed his employer to his work He remained at work for two or three hours, until about 10 o'clock Some one then brought information that his conculum was hanging in his house. He at once went home, found her hanging, and, leaving her hanging, went off, he said, to fetch the village magistrate | The village magistrate came another way and missed him, and when the man came back, the body had been taken down There was no one to say whether at the time the body was taken down it was warm or cold There were marks of severe mary about the head

and face there was a fracture of the skull, and the spleen was described as having been smashed to pieces. These injuites could only have been caused after a severe and lengthened stanggle, and there could he no doubt that the body had been suspended after death. The man was accused of having killed I is conculing, but as the blow he was said to have given before sunrise could not have caused the marries found, all these wounds must have been caused in the half bonr preceding the time he was engaged to go to work During this time a quarrel must have taken place, the woman must have died from the injuries and then have been hung up after death. There were some other contradictions in the evidence, and the prisoner was acquitted, mainly on the ground that the time did not seem to have been sufficient for all these acts Besides this, if he had really killed and hung up his concubine, it was im probable, when he received an advance, that he should have taken it home to where the hody was hanging It was proved that the deceased's father was very angry with her for her immoral life in fact he admitted before the sub magistrate that he "hated her" From the circumstances, it seemed prohable that the woman had been killed whilst the accused was nt work. If however, it could have been proved that, when found, the body was still warm there could have been no doubt that she must have been killed whilst the accused was at work. The absolute importance of noting every trifling detail when a hody is first found cannot, therefore, he too strongly dwelt upon The omission to record some little circumstance may result in the conviction of an innocent person, or in the escape of a gmlty one

External ap pearances in death by hang ing 291 The following are the appearances after death hy hanging—The eyes are brilliant and staring, the eyelids open and rejected, and the pupils dilated, the tongue, swellen and livid, is forced against the teeth, or more or less protruded from the mouth, and compressed or torn by the contracted paws, the lips are swellen and the mouth

distorted, and blood, or a bloody freth, hangs about the mouth and nostrile, the arms are stiff, the hands livid, and the fingers so forcibly closed on the pulm as to force the mails into the flesh , the convulsions are so violent, as sometimes to cause the expulsion of the contents of the bowels. and to produce erection of the penis, with discharge of the nrine, semen, or mostatic* fluid The course of the cord is distinctly indicated by a well marked braise, and, on dissection, the muscles and highmentst of the neck are found stretched, brused, or torn, the windpipe insured. and the inner coats of the careful arteries are sometimes divided, and more rarely there is a fracture, or dislocation t of the cervical vertebres and minry of the medulla li The above description from Guy applies, at must be remembered, chiefly to bodies that baye been judicially hanged-- process accompanied by considerable violence. In case of suicide, these signs are by no means so strongly marked, and the fece is far more composed Spicides who have been saved from death, and others who have instituted experiments on themselves, describe the sensations in some cases as pleasurable-a spidden loss of sense and motion, sometimes a deep sleep nshered in by flashes of light, by centar illusions, and by a roaring in the cars In homicidal cases, however, there are always symptoms of great suffering

292 The internal signs are those of asphyxia, already Internal described, or of apoplexy, or uf both The stomach appearances in death by hang is often found highly congested as regards the mucous ing membrane, and presents the appearance of an irritant poison having been used. In this country, cases have

^{*} The flu d secreted by a small gland called the prestate, which is situa ted at the neck of the bladder en

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[§] That is the vertebres of the neck Il Refers to the medula oblongate which connects the brain with the sp nul cord

occurred in which persons who had been possoned bave been lung up after death. In conducting an examination, therefore, it must be renembered that this appearance, as of an irritant posson may be due to the hanging only, and an opinion should not, therefore, be formed upon it alone, but only if other traces of posson are also found

Case of murder by suffo ation

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293 With regard to the case of Campbell, for whose murder by suffocation Burko was hauged, the late Sir Robert Christion remarked, "that the lungs were remarkably free from infiltration, and although the blood in the heart and great vessels, as well as throughout the body, was fluid and black, yet the consiction in the public mindthat a well suformed medical man should always be able to detect death by suffocation, simply by an inspection of the body, and without a knowle loo of collateral circum stances-is erroncous, and may have the permissous tendency of thiowing inspectors off their giard by leading them to expect strongly-marked appearances in every case of death by suffication that such appearances are always very far from being pre-eat, ought to be distinctly understood by every medical man who is required to inspect a body and to give an opinion of the cause of death "

Death 1 y stran

934 In deaths by strangulation, it will be generally found that the marks round the neck are more strongly developed than is the case in suicides by hauging. More force is generally used by the murderer, and the injury to the parts is therefore greater. It is probable also that a struggle has taken place, and that marks of the struggle will be found on the body. This, however, is by no means always the case, especially in this country, where stranging is often effected—as in the case from Combaconum—whist the victim is asfeep. When there are two or firee concerned in the mudder, it is clear that it might be curred out without having any marks of violence. Strangulation is especially common in this country, where the victim has been concerned in un untrigue with a married woman or

where a wife is suspected of adultery. Cheveis gives numerous mistances of this crime, which, for many centuries, has been so prevalent in India In throttling, death is due to the constant pressure of the fingers on the throat Thurgee is now happily extinct, or occurs but very rarely, but the traditions of this crime nio still firmly rooted in the minds of the people

Strangulation in India is effected in many Different modes of strangula

- (1) By compressing the threat with the hands, assisted also by the knee or foot In these cases, owing to the violence which must be used to effect the purpose, there are sure to be very distinct marks, and it is hy no means uncommon to find that the neck has been twisted round and the vertebre dislocated A remarkable case is quoted of a girl who strangled a boy by compressing his neck She afterwards threw the hody into a well
- (2) The throat is sometimes compressed by a stick or hamhoo The victim in such cases is generally caught lying down, his hands and feet are beld hy different persons, and another places a bamboo over the throat, pressing both ouds on the ground Death by this means is generally slow, and may leave but very frint indications of the way in which it has been caused
- (3) Tying the throat with a cord, cloth, or stalk If a cord is used, it is almost certain that it will leave strongly developed marks, but this is by no means the case when a cloth is used If a soft cloth, wrapped in broad folds is thrown round the neck and gradually tightened, it will leave scarcely any marks, especially if at the same time death is aided by stuffing a cloth into the mouth l'lexible twigs and stalks are often used for strangling, and Chevers cites several cases of murders by this means

Throttling

296 Throttling by direct compression of the windpipe by the fingers is occasionally a means of committing murder, especially in childron Chevers* quotes such a case in a child and another in an adult Holikewise refers to several instances in which persons have been hanged whilst hving after having been maltreated

Marks on the throat in death by epilepsy

297 In case of death by epilepsy. t it is alleged that the person attacked frequently grasps his own throat, so that after death marks of fingers might be found on the threat and a suspicion of murder be thus raised Chevois mentions the case of a man subject to epileptic fits who died in a brothel, and upon whose neck were found marks of fingers The prostitute he had been with was convicted of murder by the sessions indge, but was released by the High Court on the doubt that the death had been from opilepsy, and that deceased had clutched his own throat An almost exactly similar onse was tried at Cuddapah towards the close of 1883 Deceased had been carrying on an intrigue with two females belonging to a wealthy ryot's family, all the male members of which lived together in one enclosure One of the women, with whom he had an intrigue, together with her mother, slept together in a sepurate hut One night, two of the male members, who were sleeping together, were aroused by the mother They went with her, and immediately came back carrying deceased a body, which they placed in another but and called the village authorities On examination, muks of fingers were found on the neck There were no other munies, but a quantity of frees had been expelled. The medical opinion was that death had been caused by strangulation The two men who were seen carrying the

[.] Med cal Jurisprudence for Ind a p 683

[†] Fpilopse, a 1 scass of the serving aysism awas atol with fits ' in whe cit to part ent falls andde I' let excended fat igs kneet. In six fit glored ped forms convals on attended by complete a co set ences in the grown or it viture. Due git the provent to prevent it of solitant from its conversal of the bend great because in the conversal of t

body were accused of the maider The woman's story was, that she was awoke at night by a noise, and saw the deceased sitting on the ground near the wall of the hut He was making a gurgling noise, and the mother then went to fetch the two sons, who, on coming, found the deceased to be dead On the ground near where the deceased was said to have been sitting, some expelled faces were found There was no evidence to show that the deceased had been formerly liable to epileptic fits For the prosceution it was urged, that the other woman, with whom deceased had had an intrigue, had told her hrothers of this assignation, that they had surprised deceased with their sister, and had strangled him Although the expulsion of faces is by no means an nocommon symptom of death by hunging and strangulation, it is by no means confined to such cases, but is also found in many other enses of sudden death, us by gun shot wounds, shock, etc. If deceased had been surprised with the woman, it was difficult to naderstand how he could have been taken away and strangled on the ground where the faces were found. without there being more marks of injury Had the frees been found on the bed, the prosecution story would have been more credible. There was a possibility of deceased having died in a fit, and the action of the accused, in at once sending for the village authorities, was against the presumption that they had been the murderers Giving the prisoners the benefit of the doubt raised, they were acquitted, and though Government were moved to appeal against the acquittal, the Government pleader advised that no appeal should be made

298. The appearance of strangulation, from a murk Mark round the round the neck, may often be caused by post mortem livi. to prostuse to prostuse dity or hypostras When a body is advanced in decom-position, the neek may become discoloured, so as to exactly simulate the mark caused by a ligature Great care should, therefore, he used before expressing an opinion founded on such a mark, and it should always be remembered that

the only test for distinguishing between hypostasis and real eachymosis is by incision of the part. If this bas not been done, no reliance whitever can be placed upon the evidence of the medical witness as to the cause of the mark

Statistics of post morteni cond tions in cases of death by suicide

299 The following details, abstracted from Medico Legal Experiences in Calcutta, are highly interesting Kenzie found that of his 130 cases, in 81 the position of the tongue was noted, and in 41, or 50 61 per cent, it was found to be protruded between the teeth but not injured, in 61 cases a note was made us to whether it was bitten, and of these the tongue was found insured in 16 or 26 22 per cent A note was made in 40 cases regarding the eves, and in 15 or 37 15 per cent the over were open and the ove-balls wore protruded In 21 cases frothy mucus was looked for around the mouth and nostrals, and in 20 or 95 23 per cent it was found. 91 cases were noted regarding two lines of mucus at the angles of the mouth, and it was present in 23 or 25 57 per cent The condition of the fingers was noted in 42 of the persons hanged, and they were found to be flexed or clenched in 17 or 40 47 The condition of the nails was noted in 15 cases, and in overy one of them they were found to be of a blue colour In 92 cases 30 or 32 60 per cent had taginal or wrethral discharges Out of 23 cases noted, 8 or 34 78 per cent had discharge of faces from the rectum In 8 cases the condition of the penis was noted. and in 3 or 37 50 per cent it was found to be elected. The hund bone was found fractured in 24 cases or 25 80 per cent out of a total of 93 observed. Notes were made regarding the thyroid cartilage in 61 persons suspended, and of the ericoid cartilage in 11, and in not one of either set of cases was it found to be fractured Notes were made in 77 eases regarding the fracture and dislocation of the neck, and in not a single case was there any injury of the vertebrae Of the 90 cases in which the coats of the careful arteries were observed, in 31 or 3141 they were four lin' ed In 16 or 51 61 per cent of these 31 co

CHAP II]

cont. in 4 or 12 90 per cent the middle conts, and in 11 or 3. 48 per cent both the internal and middle coats, were ruptured

300 The nature of the cord by means of which these Nature of cord 130 persons committed suicide is as follows —"73 used need by suicides ropes of various materials and thickness, 30 suspended themselves hy means of their dhootes, sarees, or chidders . 25 cases were not noted, one person-a determined suicide -used both a rope and the cloth he wore to destroy himself . and one Brahmin hanged himself by his Brahminical thread "

301 Regarding the feregoing facts Di MacKenzie Remarks on makes the following remarks - "The above notes point above c ted to the fact that in these 130 cases of suicide, family disputes and ill health were the two principal causes. The causes of death in the major ity of these cases was asphyxia. and not the combined asphyxia and apoplexy which Caspei in Germany found to he the most frequent mode of death I regret that the notes regarding some of the preminent appearances in death by hanging were not recoided in every case, but, as far as they have been noted, they proof great interest, especially regarding the appearance of the eyes and eye balls In only 37 15 per cont of the cases noted the eve lids were found to be open and the eye balls protruded It will also be seen from these notes that in not a single case was there a fracture or dislocation of the neek, and I can say from momory that this was the case in every one of the 130 post mortems givon above. The above eases point to the fact that, although fractures of the hyoid hones occurred in 25 80 per cent of cases, not a single case of fracture of the thyroid or cucoid cartilages was found In cases in which a rope was used, the mark on the neck was well defined, indented, and parchment like, while in the cases in which cloth lightures were used the marks were funt, of a reddish colour, and not purchment like, except in places where the cloth was twisted and where the pressure

was great. The man who committed suicide by means of his Brahminical thread was a big stont Biahmin He had returned home late at night boisterously dinnk, and commenced to abuse his own family and neighbours The family, expecting that he would assault them, locked him out of the house intn the onter court-yard, where he entered a cow shed and hanged himself He twisted his Brahminical thread into several ply, and was found suspended off tha ground by means of it The mark of the coid round the neck corresponded with the Brubminical thread, it was very narrow and denply indented into the skin of the neck, which was parchment like in appearance. In not one of the 130 cases were the muscles of the neck, the larynx, traches, or large bronch injured, and in none of thom was there any extravasation beneath the skin of the neck, or blisters above the construction of the cord "

[Aste - is the different points of importance have all been discussed in cases quoted in the text no Illnetrat ve Cases are given to this chapter]

The following outlines for the inspection and

Outl nee for examination and inspection of bod es in cases of henc ing or strangu lat on

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examination of a body in a case of hanging or strangulation is important in connection with the investigation of auch cases -Suggestive Outline for the Inspection and Examination

of bodies in cases of Hanging or Strangulation.

I -It is advisable to have a photograph taken of the body, as well as the furniture and of other articles in the room or place in which the body is found, before anything is touched

II -GENERAL ENQUIRIES-

- (a) Was the room locked on the inside, without other possible means of escape?
- (b) Were any fire nrms or other weapons, or marks of blood, or signs of struggling, noticed about tin room?
- (c) Is the dress of the deceased torn, or the hur disarranged?

- CHAP II (d) Does the dress, etc , indicate any interference
 - (e) Note the position of the hody and the character of the dress worn, (any constricting articles of dress shout the neck?)
 - (f) What is the weight of the deceased? This is important if n question should as use as to the power of the cord to sustain the uscertained weight

III -Notes nespecting the Ligatures used-

- (a) If the ligature is still round the neck, care fully note (or better still sketch) its exact position, the number, the character, and the method of tying the knot or knots (that is, whether the tying was the work of a right or left handed person), and the exact position of the knots Remove the cord by cutting so as to leave the knots intact
- (b) If the ligature has been removed, ask for ıt
- (c) Preserve and retain the lighture for evidence It may be needful to compare it, with some material either in the possession of an ic cused person, or belonging to the deceased. or its possession may be traced to some one clse
- (d) Note the material of which the ligature is composed
- (e) Do tile ends of the ligature appear (if a rope) to have been freshly ent?
- (f) Compare the ligature with the impression on the neck
- (g) Note whether there is any brown line on the ligature, such as might result from perspirntion

- (h) What is the strength (or weight-bearing power) of the heature by which the hody was suspended?*
- (i) Ale there any marks of blood, or of harror other matters, adherent to the ligature?

"IV -External Appearances-

- (a) Are there may marks of violence on the deceased, other than those directly caused by the hanging or stranging?
- (b) By what instrument were these marks (if present) likely to have been inflicted?
- (c) Are they sufficient in themselves to account for death, or, if not sufficient, are they of such a character that they would induce great weakness from loss of blood?
- (d) Were they probably accidental, succidel, or homoidal (*e, likely to be caused in a struggle)?

The rules often given such as the following are useless for small cords

way of answering questions as to the strength of cords, etc., is by experiment. As some guyle to the comparative strength of materials, we give the following table of the breaking strain of certain fibres.

According to
According to

Fibre	De	Candolle	Labillardière
Flax (I inum usitatissimum)		317	1000
Hemp (Cannahis satira)		163	1370
New Zeelan ! Flax (Phorms to tenar)		23 8	1996
Lita Flax er American Aloe (Agaie Im	ericano	70	516
Silk		310	2894

[•] The strength of a rope is that of its weakest part. This may be tested by suspending it (by a loop) from a ring or hook and adding weights till it breaks.

- (e) Note-
 - (1) Face -Pale? Swollen? Placed?
 - (11) Month and Nostula -Form?
 - (111) Tongue -- Position ? Colour? Whether
 - (11) Eyes -Prominent ?
 - (c) Pupils -Dilated?

the furrow

(f) Nech -Note-

- (i) Ol aracter of Marks—Presence of a groove? Whether it be complete or not? Colour of the boiders of the groove, and of the parts beyond? Marks of fingers, etc?
- (11) Direction of the Marks -- Whether ob lique or not Note the apparent
- position of the Lucts

 (iii) State of the integuments (or skin) in
- (iv) Any excorations (or superficial abra sions) or ecclymoses
- (g) Hands—Bloody? Clenched? Anything in the hands? (Carefolly preserve any hair, etc., that may be found grasped or attached)
- (1) Sexual Organs —(In the male, note if there be spermatic (or seminal) fluid in the urethia or canal of the penis)

V -INTERNAL APPEARANCES-

- (a) Neck -
 - (i) Dissect oot the mark around the neck, cutting for this porpose through the skin an inch above and an inch below

the mark Note the state of the underlying tissues, the presence of coagula (or blood clots), etc

- (11) The entirety or other wise of the muscles of the neek?
- (iii) Effusion of blood amongst the muscles and ligaments
- (iv) Injusy to the larynx and traches
- (v) , ligaments of neck
- (t1) , ,, bones (specially the os hyoides,* atlas und axis)†
- (iii) " " invertobral substance ‡
- (1222) ,, spinal cord (effusion of blood, etc ?)
- (b) Carotid Arteries Condition of innor and middle coats? Whether or not there are extravasations of blood on the walls or with in the vessels?
- (c) Brain and Membranes —Congested? Extent of Vascularity?
- (d) Larjnx and Trachea -Congested? Mucous froth?
- (e) Heart -Right side full or otherwise?
 - (f) Lung: —Congested? Emphysematous patches on the surface? Apoplectic or bloody extravasations in the substance?

The hyo d bone is the small horse shore all aped bone s tunied immediately beneath the tongue and above the larynx

[†] The otiles and ex same the first and eccoult vertebre of the spinal column † The cert isgueous material or gratte placed between the vertebre of the spinal column

⁵ in physics atous means pertaining to Emphysica bloated swelled Emply seems of the lenges as a absorbant accumulation or collection of a find dated air cells or in the connective tissue framework of the lungs of the connective tissue framework of the lungs.

- - (a) Stomach Congested? Presence of food? Piesence of poisons (such as opinm, etc. given to drug the deceased, or for other purposes) ?
 - (h) Are there any morbid appearances that would account for death, otherwise than by the hanging or strangulation? (1) Has there been any disposition on the part
 - of the deceased to commit suicide, or is insanity hereditary in the family?

For further cases of hanging consult -Recovery from, Manical Times and Gazerre, July 1, 1854 I ecovery from, Lancar, hovember 1839 Γ2 vols Su cide or homicide from, TARDIEU quoted by Tipr, pp 403, 401, 406. Marder with appearance of soicide, Beck, 506, Tiny, 404 Cass of Sarah Cornell, Tips, 417, Vol II, Beck, 571, Case of Calas, Beck, 567, Tipr, 419 Strangulation Reg t Pinckard, Northampton Lent Ass. Taylor, Vol 11, 71

Case of Gen. Pichegon, Tipr. 451 Case of Sir Edmundbury Godfer, Tipr. 412 Hangagaves State Trials

the murk Note the state of the underlying tissues, the presence of cougula (or blood clots), etc

- (11) The entirety or otherwise of the muscles
 of the neck?
- (iii) Effusion of blood amongst the muscles and ligaments
- (w) Injury to the larynx and trachea
- (v) ,, ligaments of neck
- (ti) ,, ,, bones (specially the os hyordes,* ntlas and
- (111) ,, inveitebral substance I
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- (e) Heart -Right side full or otherwise?
 - (f) Lungs —Congested? Emphysematons patches on the surface? Apoplectic or bloody extra vasations in the substance?

a The 1 yo d hone is the small lores shoe shaped hone s trated immediately beneath it to tongue and above the laryax

The alloss and axis are the first and second retriebers of the spinal column

[†] The circles and axwers the met and secon i verteers of the spinal column † The cart lags ous material or gratle placed between the vertebre of the spinal column

[§] In phisen alous means pertaining to Emphysema bleated swelled Emply seems of its lungs as an abnormal accumulate or collect on of a r in d lated a r cells, or is the connective tissue framework of the lungs

- CHAP II
 - (g) Stomach —Congested? Presence of food? Presence of poisons (such as opium, etc., given to drug the deceased, or for other purposes)?
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Recovery from, Madical Times and Gazerre, July 1, 1854
Recovery from, Lancer, November 1839
[2 role
Saicide or bomicide from, Tarbier, quoted by Tidy, pp 403, 404, 406,
Marder with appearance of suicede, Brex, 506, 1101, 404.

Case of Sarah Cornell, Tida, 417, Vol II, Bros. 571, Cese of Calas, Brox. 567, Tidy, 419

Birangulation

Reg t Pinckard, Northempton Lept Ass, Taylon, Vol. II, 71. Case of Gen Pichegoo, Tipy, 441

Case of Bir Edmundbury Godfry, Tiby, 442 HABOREAVES State Trials

CHAPTER III.

ASPHYXIA-SUFFOCATION.

Dofinic on of suffection—Various kinds of a nelt ening—Suicedal suffices ton—Poir in view appearances in death from sufficiation—Homici is by sufficiation—Methods of homicials sufficiation—Suicedal stranguistion will lair—Sufficiation the result of certain diseased states—Smother ing by said—Almonial causes of an othering

Definition of auffocation

SUIFOCATION means the exclusion of fresh air by other means than by external pressure of the throat (tracher). This definition would also include drowning, but the word sufficiation is generally understood to imply exclusion of the air by covering the month and nostrils only lids mentions, as the eathers instance of this kind of murder, the case as found in 2 Kings, viii, 15. "And it came to pass on the morrow, that he (Hazrel) tool, a thick cloth and dapped it in water, and spread it over his (Benchadad's) face, so that he died, and Hazrel Ligned in his stead." As a historical case of smothering, the case of the two young princes who were smothered in the Tower by orders of Richard III may be instanced.

Vanous k nds of smothering a03. The most frequent cases of smothering in Turope and those of voung children, suffocited by overlying These cases are, however, by no means so common in this country. Cases of suffocition in a crowd are common, and in the case of persons in a situlo of intoxication, suffection occasionally happens by a portion of the food or voint obstructing the throat. In the case of Mrs Gardner, which has already been quoted, although the deceased's throat had been cut, death was actually caused by suffociation, owing to the blood flowing into the air tubes. Children are often sufficiently a smallowing hird substances, such as the imple of a sucking bottle. Grown-up people lance been suffecied by swallowing their false teth during skep, and Negroes are said to commit suicide by

cient to produce suffection

doubling back their tougues and "swallowing" them (sic) Dr Chevers save that a percentage of persons in this country are killed by swillowing living fish save is an accilent of by no means unfrequent occurrence amenest fishermen, who go about grown in the water to catch fish It is not necessary that the closure of the nir passage should be complete, partial closure is number suffi-

304. Cases of smeidal suffocation are very rare, though 810 dal there are some recorded cases of determined smeides, who lare stuffed a ball of cloth into their jances and so have chased death. Sufficentian is generally the result of an necident. Int it may also be the result of some interval disease, such as the borsting of certain internal abscesses. (tide paragraph 309, clauses (i) and (j)), or of the pressuru

of a tumour on the tracker 305 The post-mortem appearances in death from suffer Post mortem ention are exactly those of asphyxia and need not be further in lett from

Tardicu lays great stress on the existence of punctiform* sub pleural ecclymosest (" Lardieu's Spots") as o sign of sufficiention They are considered to be due to small offusions of blood, ruptured during efforts at expiration. and are usually to be found at the root, base, and lower margins of the lungs These spots, however, are not an infallible test, because they may not be found in judubitable cases of suffection, and they have been found in cases of hanging and drowning, they have also been found by Dr Ogeton after death from scarlatina, heart discase. apoplexy, pneumonia I pulmonary apoplexy, and pulmonary œdema [

^{*} Having the stape of mente po sta or dots

⁺ Sub pleural eccl imoses are small patches of a dark roll colour lying beneath the pleura or covering of the lung

^{*} Pneumon a is inflammation of the true sal stance of it a ling

⁵ Puln onar | apopler | is 1 com rel age : ito the air cells of the lungs If Glema of the lungs is preduced by a serous exadation into its sub atonce

Hom e de by suffication

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306 In this country it is probable that many cases of homicide hy suffection occur in the manner described in the Sariyana Koyal case, given in the last chapter, but as probably at the same time violence is used, death will result from other causes, such as strangulation combined with suffication The Resurrectionists who killed persons in order to sell their bedies for medical examination, applied a plaster over the mouth and nostrils, and, in addition, applied pressore to the chest

Metl ods of lom e dal Buffocation

307. Chevers gives numerous instances of homicidal suffocation by filling the mouth with mud, sand, cloth, compressing the chest, and closing or covering the mouth and nostrils In cases of this kind it commonly happens that the victim's testicles are squeezed. It is possible that this squeezing accelerates death by the shock caused to the nervous system and by the intense pain, whilst at the same time respiration is olistructed. He likewise gives the case of a boy who was throttled by the pressure of the knee on the throat Many restances are recorded of throttling by stamping on the neck with the feet A case is also recorded to which a mag assaulted an aged woman, stamped on her neck, strangled, and, at the same time, broke her neck. An instance is also given in which straogulation was effected by using the flexible twig of the dlak tree, and another one in which strangulation was carried out by placing one bamboo on one side and a second on the other side of the neck and pressing the ends together

Su cidaletrancu lat on with Lair

Some eres of smeidal strangulation by females with long lair are recorded A romarkable case is given by Chovers* in which an adult male was throttled by Thugs who, after the throttling cut his throat, but ho recovered-the cutting of the throat having probably relieved the congestion of the brain and lungs caused by the throttline

309 In connection with the subject of sufficiention, it Suffication the should be remembered that there are many diseased states diseased states which may bring it about, same rapidly, others slowly. Of such morbid conditions, we may, by way of illustration, mention the following .

- (a) Bleeding from the nose, or from wounds in tho mouth and throat In cases of cut-throat, where the windpipe is rigged or completely divided, a kind of valualir closure effected by the in-drawing of the lower cut end into the throat sametimes occurs
- (b) Scalds of the glottes and application of irritarts to the fauces or glottes. These may produce sufficient adema of the glottie to cause suffecation (See a case of suffocation from the application of the acid intrate of moreury to the throat, Taylor, Vol II, p 82) G'dema of the glottis may also result from Lidnoy discrso
 - (c) Tumours pressing on the threat or fauces
- (d) The harsting of an abscess of the tensils of a pharyngeal absecss* (such as occurs in uniusy).
- (e) The effusion of lymph or other morbid material into the traches or about the rima alettidist (British Medical Journal, Vol I, 1881, p 386)
- (f) An accumulation (often great and rapid) of the broughed secretion in infinitely broughtts
- (a) Acute double pleuritio effusion!
- (h) Simultaneous endemas of both langs

A pharyngeal abscess is one occurring in the pharynx, usually at the back part of the threat, in front of the vertebree 4 The rims glottidis is the chink or opening at the top of the air passages

⁻the glotter t An accumulation of fluid (inflammatory or simple serous) in the cavities of both pleural sacs surrounding the lungs

^{§ &}quot; Dropsy of the lungs "

- (i) The bursting of an noitic ancurism into the wind pipe in into a bionchias
- (j) The bursting of an abscess of the liver into the lung
 - (A) Very copinus and sudden hemoptysis *
- (1) So called pulmonary apoplexy? And here it is to be noted that diphtheria and some other diseases may cause a more or less complete purelysis of the muscles of deglutition (or swillowing), which would predispose to the occurrence of suffection it.

Sn other ag by

310 We have on two occasions, seen smothering by sand in the case of workmen on embankments and on the slope of a hull Cheerors gives two cases of death by 'drowning in sand' from the falling in of high liver banks. "The mout's were filled with sand, and the pharyax plastered with it. The largar and the larger bronch, escoplargus, and in one case it seemed as though the sand went furthest into the lungs, and in the other case into the stounch and humentary truct' &

Abnormal causes of amothe tog 311 An instance is mentioned of a suler who comited whilst druik. In comiting he inspired a lump of half masticated ment, which blocked up the opening into the lungs at the upper part of the neck (runa glottidus). We have seen cases in which bread, potatoes—and, in one instance, a piece of guran—produced sufferation. Chevers likewise relates the case of a boy who was suffected from a haure fish blocking up the clotts.

[·] Hen ortys s is the expectorat of or cough ng up of blood from the air

[†] P conary op plexy is I comorrhage in the langs

Tipr a Legal Mel c ne p 4ol

Wel cal I repr le ce for Ind a pp 410 450 461, 460

CHETER'S Led cal Jur sprudence fr I d 1, 1 C17

CASE NO LNI -- HON CIDAL SUFFICIATION THE following its successive the fro Clere a --

Osian horse of Gorackpore was fond guity of rajoupon a griof eght the climiosije red to de stand tio is to of outideclared that the price er trawler down and filed ler oth ti sand

CARE NO LYII -- HOMICIDAL SEFFICATION
A nor was convicted of having robbed of log four years of age after

Lav gfiledler moul wil sandanlien ly stra gledler The cliwas found in a fild wil ler moull full of c thand will demaks of forers on her neck

ac. acca

Case No LMIII—HOMEDAL SUPPOLATOR
ONE Blogg ruit c of Goruckpoe was so to cod to deat! for the nu der
of a boy of e for he orna ments. He co fessel that he had quita clo h
in the child a month u d as z ng the threat lad choked!

CASE NO LXIV—HONGINAL SUPPOCATION

DE LITTLEWOOD mentions the case of a woman who was sufficiented whilst
drank by forc ag a cark site the laryor. The sealed end was uppermost
and the e were marks of a cork sero v o to cook rebutt ag the defence
that the cark had st pped in as the woman was dar x g t from the hottle

with] or teeth R by were also fract red -(Tipy)

Case of Mary Campbell k fled by Boarko and ha compan ons Saffoca ton was caused by pressure on the chest at the same time compressing

the mosth and nestrils with one hand, it a other being forcibly applied under the claim. At the port portent, fifty nine bonne after death, the following as pearoneous were observed — Eyes closed and bloodshot. Face composed, but somewhat red and swollon. Excepting the face, a other hirdly Blood sensed from the nestries. Tengoe neural. Slight baceration on the appear lip, opposite the eye tooth florid points. Or hyoides* and thyre d cartilaged more separated than normal but no external nurses appraise. Some marks of redence on the limbs

Windpips - Normal, except that it contained a little tough (not frotby) mucons

Lungs -Normal

Heart -Right eide full of black fluid blood

Blood -Black and find

Abdominal Viscera - Healthy, except the presence of incipient liver disease

Biain -Slightly turgid Three extreverations on scalp

Effusions of blood on the sheath of the spinal cord, and among the muscles of the usck back, and loins

Injury to the posterior ligamentous connection between the 3rd and 4th cersical vertebrae (This probably occurred after doubth by doubling up the body)—Trox

CARE NO LANI - SUICIDAL SUFFICATION

TATLOS cites a case of sweeds by a woman who placed herself under the bed clothes and made her child pile nomerous articles of fornitire on the bed. She was found dead some hours afterwards

CASE NO LXVII -SUICIDAL SUFFECATION

Octrov speaks of a servant girl who sufficiated herself by obutting herself up in a trunk

CASE No -LYVIII -SWALLOWING A COLY

Tips, amongst numerous other cases, gives one of a Mr. Branch, who, in 1843, awalisered a laif secretagn which become lodged in the right bronchus, and at first caused great dyspices. For two days atterwards he experienced little inconvenience, but afterwards had symptoms set in Twenty two days atterwards he was stamped in a prior position on a platform, made moveable on a lings in the centre, by which means the lead was lowered to an engle of shout eighty degrees with the horizon Wie oin this position, the back of the chest was struck with the hard, which to hair a grant of this position, the chest was struck with the hair, which can be a struct with the chest of the chest was struck with the struct which the hair, which the hair position is trackedown was performed, but the strengt to

The es hyerteris the horse shoe shaped home a traced beneath the tongue
 The thyred is the prominent cartilage in the middle line of the neck, popularly called Adams apple

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